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# **COMPANION**

T۸

# THE CALENDARS,

FOR THE YEAR

1881:

CONTAINING

# THE PRESENT AND LAST PARLIAMENTS.

AND A LIST OF

# THE CHANGES IN ADMINISTRATION

FROM THE COMMENCEMENT OF THE PRESENT CENTURY, &c.

· ALBÓ,

# THE PRINCIPAL LAWS

BELATING TO

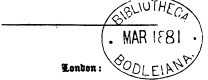
# ELECTION PROCEDURE:

AND THE

DECISIONS OF THE COURT OF COMMON PLEAS ON APPEALS.

WITH

FORMS OF REGISTRATION NOTICES AND LISTS, APPLICABLE TO COUNTIES, CITIES, AND BOROUGHS.



WILLIAM RIDGWAY, 169, PICCADILLY, 1881.

Dir. 2184. 00 Googles

#### LONDON:

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## ADVERTISEMENT.

A<sup>S</sup> in late Editions, this contains a List of the past and presen

House of Commons.

For this Edition, that portion of the Work relating to the abstract of the principal laws of the Procedure at Elections, with "the Ballo Act, 1872," and the decisions of the Court of Common Pleas of Registration Appeals, has been carefully revised, and so amplified, as to render it an efficient and useful guide in these matters.

The unsuccessful Candidates are invariably marked in Italica.

Respecting the List of Changes in all the great Offices, the Rule laid down and pursued in this Book, is, to give, first, the Person or Person who held this or that Department at the close of the last Century and then the Changes, or Alterations, in the Administration, which have been since made, with their Dates.

No pains have been spared to render this Work as accurate as possible but Notice of any Errors will at all times be thankfully received by the Publisher, together with any hints for improvement. [The late Parliament was dissolved on March 24, 1880; and the Writs were returnable on the 29th of April following, when the new Parliament met for the despatch of business for the First Session of the Twenty-second Parliament of the United Kingdom of Great Britain and Ireland.]

PARLIAMENTARY ELECTORS.—In "The Representation of the People Act, 1867," the qualifications for the various Franchises are enumerated:—

Section 3-Occupation Franchise for Voters in Boroughs.

Section 4-Lodger Franchise for Voters in Boroughs.

Section 5-Property Franchise for Voters in Counties.

Section 6-Occupation Franchise for Voters in Counties.

# THE MINISTRY, and Chief Officers of the Government.

SESSION 1881.

First Lord of the Treasury and Right Hon. W. E. Gladstone.
Lord President of the Council Right Hon. Earl Spencer.
Lord High Chancellor Right Hon. Lord Selborne.
Lord Privy Seal
Piget Lord of the Administra
Secretary of State for the Home
Secretary of State for the Home Right Hon. Sir W. Vernon Harcourt.
Secretary of State for the Foreign Right Hon. Earl Granville.
Secretary of State for the Colonies Right Hon. Earl of Kimberley.
Secretary of State for India Right Hon. Marquis of Hartington.
Secretary of State for the Way
Secretary of State for the War Right Hon. H. C. E. Childers.
Chief Secretary for Ireland Right Hon. W. E. Forster.
Chancellor of the Duchy of Lancaster Right Hon. J. Bright.
President of the Pound of Tunds Dinks II I Oliver
President of the Local Government Right Hon. J. G. Dodson
Right Hon. J. G. Dodson
- · ·
The above constitute the Cabinet.
Sir A. D. Hayter, bart.
Junior Lords of the Treasury \ Mr. John Holms.
Junior Lords of the Treasury Mr. John Holms. Mr. C. C. Cotes.
Junior Lords of the Treasury Mr. John Holms. Mr. C. C. Cotes.
Junior Lords of the Treasury \ Mr. John Holms.
Junior Lords of the Treasury \ Mr. John Holms. \ Mr. C. C. Cotes. \ Right Hon. Lord R. Grosvenor. \ Secretaries to the Treasury \ Lord F. Cavendish.
Junior Lords of the Treasury \ Mr. John Holms. \ Mr. C. C. Cotes. \ (Right Hon. Lord R. Grosvenor.
Junior Lords of the Treasury { Mr. John Holms. { Mr. C. C. Cotes. { Right Hon. Lord R. Grosvenor. } { Lord F. Cavendish. Sir R. W. Lingen. (Perm.) } Right Hon. A. J. Mundella. Under Secretaries for the Home } Mr. Arthur Peel.
Junior Lords of the Treasury { Mr. John Holms.
Junior Lords of the Treasury { Mr. John Holms. Mr. C. C. Cotes. Right Hon. Lord R. Grosvenor. Lord F. Cavendish. Sir R. W. Lingen. (Perm.) Vice-President of the Education Committee
Junior Lords of the Treasury { Mr. John Holms.
Junior Lords of the Treasury { Mr. John Holms.
Junior Lords of the Treasury

Post-Master General Right Hon. H. Fawcett.
First Commissioner of Works, &c Right Hon. G. J. Shaw-Lefevre. Secretaries to the Local Government (Mr. J. T. Hibbert,
Board Sir J. Lambert. (Perm.)
Secretaries to the Board of Trade . {Hon. Evelyn Ashley. Mr. T. H. Farrer. (Perm.)
(Admiral Sir A. C. Key.
Vice-Admiral Lord John Hay.
Rear-Admiral A. H. Hoskins.
Mr. GO. Trevelyan.
(Regr-Adminat M. India (Action)
Field-Marshal commanding in-Chief Duke of Cambridge.
Adjutant-General General Sir C. H. Ellice.
Quartermaster-General General Sir Garnet Wolseley.
Judge Advocate General Right Hon G. Osborne Morgan.
Paymaster-General Lord Wolverton.
Attorney-General Sir Henry James.
Solicitor-General Sir Farrer Herschell.

#### The Queen's Household.

Lord Chamberlain		Earl of Kenmare.
Vice-Chamberlain		Lord Charles Bruce.
Lord High Steward		Earl Sydney.
Comptroller of the Household		Lord Kensington.
Treasurer of the Household		Earl of Breadalbane.
Master of the Horse		Duke of Westminster.
Master of the Buck-Hounds	•	Earl of Cork.
Captain of the Gentlemen-at-Arms		Earl of Fife.
Captain of the Yeomen Guard	•	Lord Monson.

#### Scotland.

Lord-Advocate of Scotland . . . Right Hon. J. M'Laren. Solicitor-General . . . . . . . Mr. J. B. Balfour.

#### Ereland.

Lord Lieutenant . . . . Earl Cowper.

Lord High Chanceller . . . Right Hon. Lord O'Hagan.

Attorney-General . . . . Right Hon. Hugh Law.

Solicitor-General . . . . . . Mr. W. M. Johnson.

Note.—A change of Administration causes the retirement of all the persons mentioned above, except the Commander of the Forces, the Adjutant-General, the Quartermaster-General, and the permanent Under-Secretaries of State, of the Treasury, and of the Admiralty.

# LIST

OF

# THE PRESENT HOUSE OF COMMONS

# 1881.

ENGLAND r	eturns		459	Members.
WALES	"		30	>>
SCOTLAND	,,	••••••	60	,,
IRELAND -	,,		103	**
		TOTAL	652	Members.

Those Members to whose Names an Asterisk is prefixed thus (\*), were not in the late Parliament at the dissolution.

Those with a (†) do not sit for the same places as in the late Parliament.

## (§) Double Returns.

SPEAKER,—RIGHT HON. II.-BOUVERIE-WILLIAM BRAND. CHAIRMAN OF COMMITTEE,—RIGHT HON. LYON PLAYFAIR.

Acland, Sir Thomas-Dyke, bart... Devon, N.

Agnew, W. Lancashire, S.E.

Ainsworth, D. Cumberland, W.

Akers-Douglas, A. Kent, E.

Alexander, Claud Ayrshire, S.

Allen, H. G. Pembroke.

	Allen, William-Shepherd	Newcastle-under-Lyme, Staffordsh.
•	Allman, RL	
	Amory, Sir John-Heathcote, bart.	Tiverton, Devonshire.
	Anderson, George	
	Archdale, William-Humphrys	County of Fermanagh.
•	Armitage, B	Salford.
	Armitstead, G	
	Arnold, A	
	Ashley, Hon. AEvelyn-M	
. *	Aylmer, Captain	Maidstone.
	Bailey, Sir Joseph-Russell, bart	
•	Baldwin, Enoch	Bewdley.
	Balfour, AJ	Hertford.
	Balfour, General Sir George	
	Balfour, J. Blair	
•	Balfour, JS.	Tamworth.
	Barclay, James W	Forfarshire.
•	Baring, Lord	Winchester.
	Baring, Thomas Charles	Essex, S.
	Barne, FStJohn N	Suffolk, E.
•	Barnes, A	Derbyshize, E.
	Barran, John	
•	Barry, J	Wexford County.
•	Bartlett, A	Eye.
	Barttelot, Sir Walter-Barttelot, bt.	
	Bass. Hamar Alfred	Tamworth.
	Bass, Michael-Arthur	
	Bass, Michael-Thomas	Derby.
	Bateson, Sir Thomas, bart	Devizes, Wilts.
	Baxter, RightHon. William-Edward	
	Beach, William-W. Bramston	
	Beaumont, Wentworth-Blackett	
	Bective, Earl of	
•	Bellingham, AH	Louth.
	Bentinck, Rt. Hon. G A - Cavendish	Whitehaven, Cumberland.
	Bentinck, G William-Pierrepoint	
	Beresford, Gde la Poer	
•	*Biddell, W	
	Biddulph, Michael	
	Biggar, Joseph-Gillis	Cavan County.
	Birkbeck, Edward	Noriolk, N.
	Birley, Hugh	Manchester.
	Bissett, F.	
	Blackburn, Colonel Ireland	
	*Biake, JA	
	Blennerhassett, Rowland-Ponsonby	
	*Blennerhassett, Sir R	
	Bolton, J. C.	
	Boord, Thomas-William	
	*Borlase, WC.	

Bourke, Right Hon. Robert	King's Lynn.
Bradlaugh, C	Northampton.
●Brand, HR	Stroud.
Brand, Right Hon Henry-BWm.	
Brassey, Henry-Arthur	Sandwich and Deal, Kent.
Brassey, Thomas	Hastings, Sussex.
*Brett, RB.	Penryn.
Briggs, WE.	Blackburn.
Bright, Right Hon. John	
Bright, Jacob	Manchester.
*Brinton, J.	Kidderminster.
Brise, S B. Ruggles	Essex, E.
*Broadhurst, H	Stoke-on-Trent.
Broadley, WHH.	Yorkshire, East Riding.
*Brodrick, Hon. W	Surrey, W.
Brogden, Alexander	Wednesbury, Staffordshire.
Brooke, Lord	Somerset, East.
Brooks, Maurice	Dublin, City.
Brooks, William-Cunliffe	Cheshire, East.
Brown, Alexander-H	Wenlock, Shropshire.
Bruce, Hon. RP.	Fifeshire.
	Portsmouth.
Bruce, Hon. Thomas-Charles	
Bruce, Right Hon. Lord Charles	Marlborough, Wiltshire.
Bruce, Sir H.	Coleraine.
*Bryce, J.	Tower Hamlets.
Brymer, William-Eruest	Dorchester.
Burghley, Lord	Northauts, N.
*Burnaby, Colonel	Leicestershire, N.
Burrell, Sir Walter, bart	New Shoreham, Sussex.
Burt, Thomas	Morpeth.
*Buszard, MC	Stamford.
*Butt, CP	Southampton.
*Buxton, FW	Andover.
Buxton, Sir RJ.	Norfolk, S.
*Byrne, GM	Wexford County.
*Caine, WS.	Scarborough.
+Callan, Philip	•
	Louth.
Cameron, Charles	Glasgow.
Cameron, Donald	Inverness-shire,
Campbell Bannerman, Henry	Stirling.
*Campbell, JA	Glasgow University.
Campbell, Lord Colin	Argyllshire.
*Campbell, RF	Ayr Burghs.
Campbell, Sir George	Kirkcaldy Burghs.
*Carbutt, E	Monmouth.
*Carden, Sir R	Barnstaple.
Carington, Hon. R	Buckinghamshire.
Carington, Hon. WHP	Wycombe, Bucks.
*Carpenter-Garnier, J	Devon, S.
Carr-Glyn, Hon. S.	Shaitesbury.

	•
Cartwright, Colonel FW	Northamptonshire, S.
Cartwright, WC	Oxfordshire.
Castlereagh, Viscount	
*Causton, R. K.	
Cavendish, Lord Frederick-C	
Cavendish, Lord Edward	
	Essex, W.
	Macclesfield, Cheshire.
Chaine, James	
Chamberlain, Right Hon. J	
Chambers, Sir Thomas	Marylebone, Middlesex.
Chaplin, Henry	Lincolnshire, Mid.
*Cheetham, J. F	Derbyshire, N.
Childers, Right Hon. Hugh-CE	Pontefract: Yorkshire.
Chitty, J. W	
Christie, William-Langham	
Churchill, Lord Randolph-HS	
Clarke, E. G.	Flythoutn.
Clarke, John Cremer	Abingdon.
Clifford, Charles-Cavendish	
Close, Maxwell Charles	
Cobbold, TC.	
*Coddington, W	Blackburn.
*Cohen, A	Southwark.
Cole, Viscount	Enniskillen.
Colebrooke, Sir ThosEdward, bt.	
*Collings, Jesse	
Collins, Eugene	
Colman, J. J.	· Naswish
Calabanas Calabanas	Cords : Country
Colthurst, Colonel	Cork, County.
•Commins, Dr	Roscommon.
*Compton, F	Hants, S.
Coope, Octavius-Edward	Middlesex.
Corbett, John	· Droitwich. · · ·
•Corbet, W. J	Wicklow.
Corry, James-Porter	Belfast.
Cotes, Charles-Cecil	Shrewsbury.
Cotton, William-JR	London.
Courtauld, George	
Courtney, L. H	
Cowan, James	
Cowen, Joseph	Newcastle-upon-Tyne.
Cowper, Hon. Henry-Frederick	riertiordsnire.
*Craig, W. Y	
•Creyke, R	
†Crichton, Viscount	Fermanagh.
*Cropper, James	
Cross, John-Kynaston	
Cross, Right Hon. Sir RA	Lancashire, SW.
Crum, Alex.	
	Actine wante.

Cubitt, Right Hon. George Surrey, W.
*Cunliffe, Sir R Denbigh.
*Currie, D Perthshire.
Dalrymple, Charles Buteshire.
Daly, J Cork.
*Davenport, HT Staffordshire, N.
Davenport, William-B Warwickshire, N.
Davey, H Christchurch.
Davies, David Cardigan.
Davies, Richard Augleseashire.
*Davies, W Pembrokeshire.
Dawnay, Hon. P Thirsk.
Dawson, C Carlow.
*De Ferrières, Baron Cheltenham.
*De Worms, Baron H Greenwich.
Dickson, Alexander-George Dover, Kent.
Dickson, James Dungannon.
Digby, Hon. E -HT Dorset.
Dilke, AW Newcastle-on-Tyne.
Dilke, Sir Charles-Wentworth, bt. Chelsea.
Dillon, J Tipperary.
Dillwyn, Lewis-Llewellyn Swansea.
Dodds, Joseph Stockton, Durham.
†Dodson, Right Hon. John-George. Scarborough.
*Duckham, T Herefordshire,
Duff, Right Hon. ME. Grant Elgin.
Duff, Robert-William Banffshire.
Dundas, Hon. John-Cnarles Richmond, Yorkshire.
Dyke, Sir William-Hart, bart Kent, Mid.
Earp, Thomas Newark.
Edwards, Henry Weymouth, Dorsetshire.
Edwards, JPassmore Salisbury.
Egerton, Hon. F Derbyshire, E.
Rgerton, Sir Philip de M. Grey, bt. Cheshire, W.
Egerton, Hon. Wilbraham Cheshire, Mid-
Elcho, Lord Haddingtonshire.
Elliot, Hon. AD Roxburghshire.
Elliot, George-William Northallerton.
Emlyn, Viscount Carmarthenshire.
Ennis, Sir J Athlone.
Errington, George Longford County.
Rstcourt, George-Bucknall Wiltshire, N.
Evans, Thomas-William Derbyshire, S.
Ewart, William Belfast.
Ewing, Archibald-Orr Dumbartonshire.
• Fairbairn, Sir A
• Farquharson, Dr Aberdeen, W.
Fawcett, Right Hon, Henry Hackney.
Fay, Charles Joseph Cavan County.
Peilden, Major-Gen. RJ Lancashire, N.
• Fellowes, H Huntingdonshire.

77 . 70 l	Court to
Ferguson, Robert	Carlisle.
•Ffolkes, Sir W	King's Lynn.
•Filmer, Sir E.	Kent, Mid.
Finch, George H	
•Findlater, W	Monaghan.
Finegan, JLysaght	Ennis.
•Firth, JEB	Chelsea.
Fitzmaurice, Lord BG	
•Fitzpatrick, Hon. B	
	Malton, Yorkshire.
•Fitzwilliam, Hon. HW.	Yorkshire, West Riding S.
	Peterborough.
•Fletcher, Sir H	
•Flower, Cyril	
Floyer, John	
*Foljambe, Cecil-G -S.	
Foljambe, Francis-John-Savile	
Folkestone, Viscount	
Forester, Cecil	Wenlock.
Forster, Sir Charles, bart	Walsall, Staffordshipe.
Forster, Rt. Hon. William-Edward	Bradford, Yorkshire.
Fort, Richard	
	Bridgnorth, Shropshire.
*Fowler, HH.	Wolverhampton
•Fowler, RN.	London.
*Fowler, W	~
	Cambridge.
	Buckinghamshire.
Freshfield, Charles-Kaye	
Fry, Lewis	Bristel
*Fry, Theodore	Darlington.
Gabbett, Daniel-E.	
Galway, Viscount	
Gardner, Robert-R.	Windsor.
Gibson, Right Hon. E	Dublia University.
Giffard, Sir Hardinge	Launceston
•Gill, HJ	Westmeath.
•Givan, John	Monaghan.
Gladstone, Herbert	
+Gladstone, Rt. Hon. William-Ewart	
Gladstone, William-Henry	
Goldney, Sir Gabriel	
Gooch, Sir Daniel, bart.	
+Gordon, Lord Douglas	Huntingdenshine
Contain the Sin A If Done	Abandamakina P
Gordon, Hon. Sir AH., Bart.	Aperdensinre, E.
Gore-Langton, W.S.	
Gorst, JE.	Chatham.
+Göschen, Rt. Hon. George Joschim	rithou
Gourley, Edward-T	
Gower, Hon. Edward-FLeveson	Bodmin, Cornwall.
*Grafton, FW.	
Grant, Andrew	
•	

*Grant, D	Marylebone.
•Grant, Sir GM	Elgin and Nairn.
Grantham, William	
†Gray, Right Hon. E Dwyer	
Greene, Edward	Bury St Edmundie
Greer, T	
Gregory, GB.	
*Grenfell, WH	
*Grey, Albert	
Grosvenor, Rt. Hon. Lord Richard	
•Guest, MJ.	
*Gurdon, RT	
Hall, Alexander-W	Oxford.
Halsey, Thomas F	Hertfordshire.
Hamilton, Rt. Hon. Lord Claud-J.	Liverpool.
Hamilton, Rt. Hen. Lord George-F.	
Hamilton, Ion Trant	
Hamilton, Major	
†Harcourt, Rt. Hon. Sir WVernon	
Harcourt, Col. EW.	
*Hardcastle, J	
†Hartington, Rt. Hon. Marquess of	
•Hartland, —	Evesham.
Harvey, Sir Robert-B. bart	Bucks.
Hastings, GW	Worcester, E.
Havelock-Allan, Sir Henry-M. bt.	Sunderland.
Hay, Right Hon. Sir JD	Wigton.
Hayter, Sir Arthur-D. bart	
*Healy, TM	Weylord
Helmsley, Viscount	Vorkshine Newby Dirling
All and demand 12	Dundes
•Henderson, F.	
*Heneage, E.	Grimsby.
Henry, Mitchell	County of Galway.
Herbert, Hon. Sidney	Wilton.
Hermon, Edward	
•Herschell, Sir Farrer	. Durham.
Hibbert, JT.	Oldham.
Hicks, Edward	
Hicks Beach, Rt. Hon. Sir M	
Hildyard, Thomas-Blackborne-T.	
Hill, Alexander-Staveley	Staffordshire, W.
Hill, Thomas-R.	Worcester.
*Hill, Lord AW.	
Hinchingbrook, Viscount	
Hogg, Col. Sir James-MacGarel	
Holker, Sir John	
Holland, Sir Henry	
Holland, Samuel	
*Hollond, JR.	Brighton.
Holms, John	Hackney, Middlesex.
Holms, William	Paisley.

Home, David-M. jun.	Berwick.
Hope, Rt. Hn. Alex-JBBeresford	Cambridge University.
Hopwood, Henry-C	
Howard, Edward-Stafford	Cumberland, E.
*Howard, James	Bedfordshire.
Hubbard, Right Hon. John-G	London.
• Hudson, C D	Newcastle-under-Lyne.
Hughes, William-Bulkeley	Carnarvon.
Hutchinson, JD	Halifax.
•Illingworth, A	Bradford.
Inderwick, F. A	Rye.
Jackson, Sir Henry-M., bart	Coventry.
*Jackson, WL	Leeds.
•James, CH	Merthyr Tydvil.
James, Sir Henry	Taunton, Somersetshire.
James, Walter-H	Gateshead.
Jardine, R	Dumfriesshire.
Jenkins, David-J	Penryn.
Johnson, E	Exeter.
*Johnson, WM	Mallow.
Johnstone, Sir Frederick-JW. bt.	Weymouth.
•Joicey, J	Durham, N.
Kennard, Edmund-H	Lymington.
Kennaway, Sir John-Henry, bart.	Devon, E.
Kensington, Right Hon. Lord	Haverfordwest.
Kingscote, LtCol. Robert-Nigel-F.	Gloucestershire, W.
•Kinnear, Rev. Dr	Donegal
Knight, Frederick-Winn	Worcestershire, W.
Knightley, Sir Rainald, bart	Northamptonshire, S.
Knowles, Thomas	Wigan.
•Labouchere, H	Northampton.
Lacon, Sir Edmund-Henry-K. bart.	Norfolk, N.
Laing, Samuel	Orkneyshire and Shetland.
•Lalor, R	Queen's County.
•Lambton, Hon. FW	Durham, S.
Law, Right Hon. Hugh	Londonderry County.
Lawrance, JC	Lincolnshire, S.
*Lawrence, Alderman W	London.
Lawrence, Sir James-C. bart	Lambeth, Surrey.
Lawrence, Sir Trevor, bart	Surrey, Mid.
Lawson, Sir Wilfrid, bart	Carlisle.
•Laycock, R	Lincolnshire, N.
•Lea, Thomas	Donegal.
•Leahy, J	Kildare.
•Leake, R	Lancashire, S.E.
*Leamy, E	Waterford.
Leatham, Edward-A	Huddersfield, Yorkshire.
•Leatham, WH.	Yorkshire, W. Riding S.
Lechmere, Sir EAH., bart	Worcestershire, W.
●Lee, H	Southampton.
Lee, Vaughan-H	Somerset, W.

Leeman, JJ	York.
Lefevre, Right Hon. G J. Shaw	Reading, Berks.
Legh, WJ	Cheshire, E.
*Leigh, Roger	Rochester.
*Leigh, Hon. G.	Warwick. S.
Leighton, Stanley	Shropshire, N.
Leighton, Sir Baldwyn, bart	Shropshire, S.
Lennox, Rt. Hn. Lord HenryG.C.G.	
*Lever, JO	Galway.
*Levett, TJ	Lichfield.
Lewis, Charles-Edward	Loudonderry.
Lewisham, Viscount	Kent. W.
Lindsay, Col. Robert-J - Loyd	Berkshire.
*Litton, EF.	Tyrone.
Lloyd, Morgan	Beaumaris.
Loder, Robert	Shoreham.
*Long, Walter	Wilts, N.
Lopes, Sir Massey, bart	
Lowther, Hon. William	Westmoreland.
†Lubbock, Sir John, bart	London University.
Lusk, Sir Andrew, bart	
*Lymington, Lord	
*Lyons, Dr	Dublin.*
McArthur, Alexander	Leteester.
McArthur, W	Lambeth, Surrey.
Macariney, John-WE	Tyrone.
McCarthy, Justin	Longford County.
M'Clure, Sir T. bart	Londonderry County.
•McCoan, JC.	
Macdonald, Alexander	
Macfartane, DH	
•McIntyre, Æ. J	Worcester.
MacIver, David	Birkenhead.
Mc Kenna, Sir Joseph-N	Youghal.
Mackie, RR.	Wakefield.
Mackintosh, Charles-F	Inverness.
Mc Lagan, Peter	Linlithgowshire.
*McLaren, CB.	Stafford.
McLaren, Duncan	Edinburgh.
*Macliver, PS	Plymouth.
*McMinnies, JG.	Warrington.
*Macnaghten, E	Antrim.
Magniac, C	Bedford.
Maitland, WF.	Breckwockshire.
Mickins, Whiten-L	-Essex. S
Manners, Rt. Hon. Lord John J. R.	Leicestersbure, N.
*Mappin, FT.	kast Retford.
March, Karl of	Sussex, W.
Marjoribanks, E. Marjoribanks, Sir Dudley-C. bart.	Berwickshire.
Marjoribanks, Sir Dudley-C. bart.	Berwick-on-Tweed.
*Marriott, WT	Brighton.
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Martin, Patrick-L	Kilkenny County.
• Martin, RB	Tewkesbury.
• Marum, EBM	Kilkenny Čounty.
*Maskelyne, NS	Cricklade.
*Mason, Hugh	Ashton-under-Lyme.
Massey, Rt Hon. William-Nathaniel	
Master, TWC	Cirencester.
Matheson, Alexander	Ross and Cromartyshire.
Maxwell, Capt. H	Kircudbrightshire.
•Maxwell, Sir HE.	Wigtonshire.
Meldon, Charles-H	Kildare County.
•Mellor, JW	Grantham.
•Metge, RH.	Meath.
*Middleton, RT.	
Milbank, FredAcclom	Yorkshire, North Riding.
Miles, Sir Philip-JW., bart	
Mills, Sir Charles-H. bart.	Kent, W.
*Molloy, BC	King's County.
Monckton, Francis	Staffordshire, W. Gloucester.
	Clonmel.
Moore, Arthur-J	
*Moreton, Lord	Gloucestershire, W.
	Monmouthshire. Denbighshire.
9 , 0	Nottingham.
Morley, Arnold	Bristol City.
	Winchester.
• Moss, R	
Mulholland, John	
Mundella, Rt. Hon. AJ.	Downpatrick. Sheffield, Yorkshire.
Muntz, Philip-Henry	Birmingham, Warwickshire.
•Murray, CJ	Hastings.
*Musgrave, Sir RC	Cumberland, E.
Newdownto Charles Newdownto	Mayo. Warwickshire, N.
Newdegate, Charles-Newdigate	
Newport, Viscount	Shropshire, N. Newark.
Nicholson, WN.	Petersfield.
Nicholson, W.	Dumfries.
Noel, Ernest	Rutlandshire.
Noel, Right Hon. Gerard-James	
Nolan, John-Philip	Galway County.
•	_ •
Northcote, HS.	Dougnahina N
Northcote, Rt. Hon Sir SH. bart.	Vinceton upon Hull Vorkshire
Norwood, Charles-Morgan	Kingston-upon-Hull, Yorkshire.
O'Beirne, Major	Leitrim.
O'Brien, Sir Patrick, bart	King's County.
O'Connor, A	Queen's County.
O'Connor, TP.	Galway.
O'Conor, Denis-Maurice	County of Sligo.
O'Conor Don, The	Boseommon.

O'Donnell, FH.	Dungarvan.
O'Donoghue, Daniel	Borough of Tralee.
O'Gorman Mahon, The	County of Clare.
*O'Kelly, J	Roscommon.
Onslow, Denzil-Roberts	Guildford, Surrey.
O'Shaughnessy, Richard	Limerick.
O'Shea, Capt. W. H	Clare.
O'Sullivan, William-H	Limerick County.
Otway, AJ.	Rochester.
Paget, Richard-Horner	Somersetshire, Mid.
Paget, TT.	Leicester, S.
Palliser, Sir W	Taunton.
Palmer, Charles-Mark	Durham, N.
Palmer, George	
Palmer, JH.	Reading. Lincoln.
	Perth.
Parker, Charles S	
†Parnell, Charles-S	Cork.
*Patrick, RWC	Ayrahire, N.
*Pease, A	Whitby.
Pease, Joseph-Whitwell	Durham, S.
Peddie, JD.	Kilmarnock.
Peek, Sir HW. bart.	Surrey, Mid.
Peel, Arthur-Wellesley	Warwick.
Pell, Albert	Leicestershire, S.
Pemberton, Edward-Leigh	Kent, E.
Pender, John	Wick, Sutherlandshire.
Pennington, Frederick	Stockport.
Percy, Earl	Northumberland, N.
Philips, Robert-Needham	Bury, Lancashire.
Phipps, C. N.	Westbury.
Playfair, Right Hon. Dr. Lyon	Edinburgh and St. Andrew's Univ.
Plunket, Rt. Hon. David-R	Dublin University.
Portman, Hon. William-Henry-B.	Dorsetshire.
Potter, Thomas-Bayley	Rochdale, Lancashire.
Powell, Walter	Malmesbury, Wilts.
*Powell, W	Carmarthenshire.
Power, John O'Connor	Mayo County.
Power, Richard	Waterford.
Price, George-E	Devonport.
*Price, Sir RG. bart	Radnorshire
	Cardiganshire.
Puleston, John-H	Devonport.
Pulley, J.	Hereford.
†Ralli, Pandeli	Wallingford.
Ramsay, John	Falkirk.
Ramsden, Sir J. bart.	York. W. Riding E.
	Leominster.
*Rathbone, W	Carnaryonshire.
	Cardiff.
	St. Ives.
•Reid. RT	Hereford.

*Rendel, S	· Montgomery.
Rendlesham, Lord	Suffolk, E.
Repton, George WJ	Warwick.
Richard, H	Merthyr Tydvil, Glamorganshire.
Richardson, JN.	Armagh Co.
Richardson, T	Hartlepool.
Richardson, T. Ridley, Sir Matthew-White, bart.	Northumberland, N.
Ritchie, Charles-T	Tower Hamlets.
Robartes, Hon. TCA.	Cernwall, E.
Roberts, John	
Robertson, Henry	
Rodwell, B -BHunter	
•Rogers, JET	·Southwark.
•Rolls, JA	Monmouthshire.
Ross, Major	
Rothschild, Sir Nathaniel M. De	
Round, James	
*Roundeli, CS.	
•Russell, C	
• Rpssell, GWE	·Avlesbury.
Russell, Lord A.	Tavistock, Devon.
Russell, Lord A	Westminster.
Rylands, Peter	Burnley.
St. Aubyn, Sir John, bart	
•St. Aubyn, W. M.	
Samuelson, Bernhard	Banbury Oxfordshine
Samuelson, HB.	
Sandon, Right Hon. Viscount	Livernool.
•Schreiber, C	
Sclater Booth, Right Hon. George	Hampshire, N.
Scott, Lord-Henry-JMD	Hampshire &.
Scott, Montague-David	Susser. R.
Seely, Charles	Lincoln.
*Seely, Charles, jun.	Nortingham.
Selwin-Ibbetson, Sir Henry-John, bt.	
Severne, John-E.	
Sexton, T.	
Shaw, William	
Sheridan, Henry-Brinsley	Dudley Worcestenships
•Shield, H	.Cambridge
Simon, Serjeant	Dowstory Vorkships
Sinclair, Sir John-GT. bart.	
•Slagg, J.	
Smith Ahel	Hartfordebira
Smith, Abel	Tunementh Northwetherland
Carich D. Hon William Lister	Westminette
Smith, Rt. Hon. w main-menry	. Kilbanny
Tomesh D. I	Tingaram
†Smyth, PJ *Spencer, Hon. C. R	Northernsteinsking M
Stafford, Marquis of	Cuthorlandshire, M.
Stanhope, Hon. Edward	· Lanconischte, Will.

*Stanley, Hon. EL	Oldham.
Stanley, Right Hon. FredArthur	Lancashire, N.
Stansfeld, Right Hon. James	Halifax, Yorkshire.
*Stanton, WJ.	Stroud.
Stevenson, JC.	South Shields, Durham.
Stewart, James	Greenock.
Storer, George	Nottinghamshire, S.
Stuart, HWV.	Waterford Co.
†Sullivan, Alexander-Martin	Meath.
Sullivan, TD.	Westmeath.
Summers, W.	Staleybridge.
Sykes, Christopher	Yorkshire, East Riding.
Synan, Edmund-John	County of Limerick.
Talbot, Christopher-Rice-Mansel	Glamorganshire.
Talbot, John G	Oxford University.
Tavistock, Marquis of	Bedfordshire.
Taylor, Peter-Alfred	Leicester.
Taylor, Rt. Hon. LtCol. Thomas- E.	County of Dublin.
†Tennant, Charles	Peebles.
*Thomasson, JF.	
*Thompson, TC.	Durham.
Thomson, H.	Newry.
Thomson, H	Suffolk, W.
Thynne, Right Hon. Lord HF	Wiltshire, S.
Tillett, J Wilhesham Radh	Norwich.
Tollemache, Hon. Wilbraham-Frdk.	
Torrens, William-TM'Cullagh	Finsbury, Middlesex.
*Tottenham, A. L.	Leitrim.
†Tracy, Hon. FSH.	Montgomery.
Trevelyan, George-Otto	Hawick.
•Tyler, Sir H	Harwich.
Tyssen-Amherst, WA	Norfolk, W.
•Verney, Sir H. bart	Buckingham.
Villiers, Rt. Hon. Charles-Pelham	Wolverhampton.
Vivian, Arthur-Pendarves	Cornwall, W.
Vivian, Henry-Hussey	Glamorganshire.
Wallace, Sir Richard, bart	
Walpole, Rt. Hon. Spencer-Horatic	
*Walrond, Colonel	
Walter, John	
Warburton, Captain Piers-E	
•Warton, CN.	
†Waterlow, Sir Sydney-H. bart	
Watkin, Sir Edward-W	
Watney, James	
•Waugh, E	
•Webster, J.	
Wedderburn, Sir David, bart	
Welby-Gregory, Sir W-Earle, bart	
•Whalley, Capt	
Whitbread, Samuel	. Bedford.

†Whitley, B Liverpool.
Whitworth, Benjamin Drogheda.
Wiggin, H Staffordshire, E.
*Williams, BT Carmarthen.
*Williams, Colonel O Marlow.
*Williams,SCE New Radner.
*Williamson, S St. Andrew's.
*Willis, W Colchester.
•Wills, W. H Coventry.
Willyams, B Truro.
Wilmot, Colonel Sir Henry, bart. Derbyshire, S.
Wilmot, Sir John-Eardley, bart Warwickshire, S.
Wilson, Charles-H Kingston on Hull.
Wilson, Isaac Middlesborough.
Wilson, Sir Mathew, bart Yorkshire, West Riding N.
Windsor-Clive, Hou. G. H Ludlow.
*Winn, Rowland Lincolnshire, N.
†Wodehouse, E Bath.
*Wolff, Sir Henry-D Portsmouth.
*Woodall, W Stoke-upon-Treut.
*Woolf, S Pontefract.
Wortley, CS Sheffield
Wroughton, Philip Berkshire.
Wyndham, Hon. Percy-Scawen Cumberland, W.
Wynn, Sir Watkin-Williams, bart. Denbighshire.
Yorke, John Reginald Gloucestershire, E.

VACANT.

BOSTON.
CANTERBURY.
CHESTER.
GLOUCESTER (one seat).
KNARESBOROUGH.
MACCLESFIELD.
NEW ROSS.
OXFORD (one seat).
SANDWICH (one seat).
WIGAN (one seat).

# A LIST

OF

# THE PRESENT PARLIAMENT,

1881.

# ENGLAND.—459.

The figure prefixed to the name of the place, denotes the number of Members to be returned.

1874.

.1880.

1. Abingdon, Berks. 2 Edw. III.; and 2 and 3 Phil. and Many

J.-C. Clarke.

John-C. Clarke. A.-G. Gibbs.

Population according to the census of 1871; 16671. Electors, 890.

1. Andover, Hants. '28 Edw. I.; and 27 Eliz.

Lt.-Col. Henry Wellesley

F.-W. Buxton.
Colonel Wellesley.

Population according to the census of 1871, 5744. Electors, 838.

1874. 1. Ashton-under-Lyne, Lancashire. 2 William IV. 1880.

Thomas-W. Mellor.

Hugh Mason. J.-R. Coulthurt.

Population according to the census of 1871, 37,389. Riectors, 5901.

## 2. Aylesbury, Bucks. 1 Mary.

Sir N. Mayer de Rothschild, bart.
Samuel-George Smith.

Sir N. Mayer de Rothschild, bart
G. Russell.
S.-G. Smith.

Population according to the census of 1871, 28,760. Electors, 4228.

#### 1. Banbury, Oxfordshire. 1 Mary.

Bernhard Samuelson.

Bernhard Samuelson.
T.-G. Bowles.

Population according to the census of 1871, 11,7 Electors, 1848.

### 2. Barnstaple, Devon. 23 Edw. I.

Thomas Cave. Viscount Lymington. Sir R.-W. Carden. Viscount Lymington. H.-R. Grenfell.

Population according to the census of 1871, 11,813. Electors, 1646.

## 2. Bath, Somersetshire. 23 Edw. I.

Sir Arthur-D. Hayter, bart. Nathaniel-G.-P. Bousfield. Sir Arthur-D. Hayter, bart. E. Wodehouse. Hon. R.-Gathorne Hardy. Captain Smyth.

Population according to the census of 1871, 53,704. Electors, 5534.

1874.

#### 2. Bedfordshire.

1880.

Sir R.-T. Gilpin, bart. Marquis of Tavistock.

James Howard.
Marquis of Tavistock.
Colonel Stuart.

Population according to the census of 1871, 129,407. Electors, 7133.

#### 2. Bedford Borough. 23 Edw. I.

Samuel Whitbread. Captain Polhill Turner. Samuel Whitbread. C. Magniac. Captain Polhill Turner.

Population according to the census of 1871, 16,849. Electors, 2603.

#### 3. Berkshire.

Colonel Loyd Lindsay.
John Walter.
P. Wroughton.

Celonel Loyd Lindsay. Philip Wroughton.
John Walter.
T. Rogers.

Population according to the census of 1871, 134,667. Electors, 8061.

#### 2. Berwick, Northumberland. 34 Hen. VIII.

Sir D.-C. Marjoribanks, bart. David M. Home, jun. Sir Dudley-C. Marjoribanks, bart. Hon. H. Strutt. (A peer.) Colonel Macdonald. Captain Home. Captain Home. Right Hon. J. M'Laren.

Population according to the census of 1871, 13,231. Riectors, 1443.

#### 1. Bewdley, Worcestershire. 3 James 1.

G

C. Harrison.

Charles Harrison. (Unseated.)
R.-E. Webster.
Enoch Baldwin.
W. N. Marcy.

Population according to the census of 1871, 7614. Electors, 1228.

1874. 1. Birkenhead, Cheshire. 24 Victoriæ.

1690.

D. MacIver.

David MacIver.

A. Williams.

Population according to the cansus of 1871, 65,971. Electors, 9127.

3. Birmingham, Warwickshire. 2 William IV.

Right Hon. John Bright. Philip-Henry Muntz. J. Chamberlain.

P.-H. Muntz.
Right Hon. J. Bright.
Rt. Hon. J. Chamberlein.
Major Burneby.
Hon. A. Calthorps.

Population according to the census of 1871, 343,787. Electors, 63,398.

2. Blackburn, Lancashire. 2 William IV.

W.-E. Briggs. D. Thwaites. William-E. Briggs.
W. Coddington.
D. Thwaites.
B. Molesworth.

Population according to the ceasus of 1871, 82,926. Electors, 13,062.

I. Bodmin, Cornwall. 23 Edw. I.

Hon. E.-F. Leveson Gower.

Hon. E.-F. Leveson Gower. Colonel Farquharson.

Population according to the census of 18/1, 6758.

2. Bolton le Mears, Lancashire. 2 William IV.

John Hick. J.-K. Cross. John-K. Cross.
J.-F. Thomasson.
T. C. Rushton.
Colonel Bridgeman.

Population according to the census of 1871, 92,655. Electors, 13,956.

2. Boston, Lincolnskire. 2 Edw. III.; and 1 Edw. VI.

W. V. Ingram. T. Garfit. Thomas Garfit. (Unseated.) William-J. Ingram. (Unseated.) G. F. Rowley.

S. C. Buxton.

Population according to the census of 1871, 18,279. Electors, 3094.

1874. 2. Bradford, Yorkshire. 2 William IV. 1886.

Right Hon. William-E. Forster-H.-W. Ripley.

Right Hon. W.-E. Forsten.: A. Illingworth. H. W. Ripley.

Population according to the census of 1871, 145,830. Electors, 27,049.

## 1. Bridguerth, Shropshire. 23 Edw. L.

William-Henry Foster.

William-Henry Foster. --- Vyvyan.

Population according to the census of 1871, 7317. Electors, 1224.

### 1. Bridport, Dorset. 23 Edw. I.

Pandeli Ralli.

C.N. Warten. P. Ralli.

Population according to the consus of 1871, 7670. Electors, 1085.

### 2. Brighton, Sumer. 2 William IV.

James Ashbury. General Shute. J. R. Hollond. W. T. Marriott. J. Ashbury. Captain Pieks.

Population according to the sensus of 1871, 193,753. Electors, 12,454.

#### 2. Bristol City. 47 Edw. III.

Samuel Morley. Lewis Fry. Samuel Morley. Lewis Fry. Sir Ivor Guest, bart. S. Robinson.

Population according to the census of 1871, 182,555. Electors. 23,229.

## 3. Buckinghamshire. 32 Hen. VIII.

Rt. Hon. Benjamin Disraeli. Sir R. B. Harvey, bart. N-Grace Lambert. Hon. T. F. Fremantle.

Sir R.-B. Harvey, bart, ... Hon. T.-F. Fremantle, Hon. R. Carington, F. Charsley.

Population according to the census of 1871, 120,296. Electors, 8114.

1874. 1. Buckingham Borough. 33 Hen. VIII. 1880.

Egerton Hubbard.

Sir Harry Verney, bart. Egerton Hubbard.

Population according to the census of 1871, 7545. Electors, 1149.

1. Burnley, Lancashire. 30 & 81 Victoriæ.

P. Rylands.

P. Rylands. Lord E. Talbot.

Population according to the census of 1871, 44,320. Electors, 7614.

2. Bury St. Edmund's, Suffolk. 18 Jac. I.

Edward Greene. Lord Francis Hervey.

Electors, 2122.

Joseph-Alfred Hardcastle. Edward Greene.

Lord F. Hervey.

Population according to the census of 1871, 14,928.

1. Bury, Lancashire. 2 William IV.

Robert-Needham Philips.

Re-elected.

Population according to the census of 1871, 41,344. Electors, 6835.

1. Calne, Wilts. 28 Edw. I.

Lord Edmond-G. Fitzmaurice.

Lord E. Fitzmaurice.
U. R. Burke.

Population according to the census of 1871, 5315. Electors, 795.

8. Cambridgeshire.

Right Hon. H.-B.-W. Brand. B.-B.-Hunter Rodwell. Re-elected. Re-elected. Re-elected.

Edward Hicks.

Population according to the census of 1871, 152,910. Electors, 10,023.

1874.

2. Cambridge Borough. 25 Edw. I.

1880.

A.-G. Marten. P.-B. Smollett. William Fowler. H. Shield. A.G. Maran. P.-B. Smollett.

Population according to the census of 1871, 33,996. Electors, 4806.

#### 2. Cambridge University. 1 Janues L.

Right Hon. S.-Horatío Walpole. Re-elected. Rt. Hn. A.-J.-B. Beresford-Hope. Re-elected.

Total number of voters on the register, 6161, who may now vote by Polling Pupers, Act 24 & 25 Victoriæ, cap. 53.

### 2. Canterbury City. 23 Edw. I.

Hon. A.-E. Hardy. Lieut.-Colonel Laurie. Hon. A.-E. Hardy. (Unseated.)
Lieut.-Colonel Laurie. (Unseated.)
C. Edwards.
H.-A. Butler-Johnstone.

Population according to the census of 1871, 20,969. Electors, 3671.

#### 2. Carlists. 3 Charles L.

R. Ferguson. Sir Wilfrid Lawson, bart. R. Ferguson. Sir Wilfrid Lawson, bart. M. Mattiuson.

Population according to the census of 1871, 31,039. Electors, 5550.

#### 1. Chatham. Kent. 2 William IV.

J.-R. Gozst.

J.-E. Gorst.

Admiral Carr. Chym.

Population according to the census of 1871, 45,792. Electors, 5548.

#### 2. Chelses, Middlesex. 30 & 31 Victorias.

Sir C.-Wentworth Dilke, bart. W. Gordon. Sir C.-Wentworth Dilke, bart.
J.-F.-B. Firsh.
Lord Inversa:
W.-T. Browne.

Population according to the census of 1871, 258,050. Electors, 30,951.

1874. 1. Cheltenham, Gloucestershire. 2 William IV. 1880.

J.-T. Agg-Gardner.

Baron de Ferrières. J.-T. Agg-Gardner.

Population according to the census of 1871, 44,519. Electors, 5018.

2. Cheshire, Eastern Division. 2 William IV.

W.-J. Legh. William-Cunliffe Brooks. W.-C. Brooks. W.-J. Legh.

G.-B. Worthington.

T .- A. Bazley.

Population according to the census of 1871, 91,787. Electors, 6849.

2. Cheshire, Mid Division. 30 & 31 Victoriæ.

Hon. Wilbraham Egerton. Captain Warburton.

Hon. W. Egerton. Captain P.-E. Warburton. G.-W. Latham.

V. Armitage.

Population according to the census of 1871, 120,289. Electors, 8963.

2. Cheshire, Western Division. 2 William IV.

Sir P. de Malpas Egerton, bart. Hen. Wilbraham-F. Tollemache. Sir P. de Malpas Egerton, bart. Hon. W.-F. Tollemache. Cornwallis West.

C. Crompton.

Population according to the census of 1871, 187,779. Electors, 11,097.

2. Chester City. 34 Hen. VIII.

Henry-Cecil Raikes. Rt. Hon. J.-G. Dodson. Right Hon. J.-G. Dodson. (Unsd.) Hon. B. Lawley. (Unseated.) Rt. Hon. H.-C. Raikes.

Major Sandys. F.-L. Malgarini.

Population according to the census of 1871, 38,890. Electors, 7611.

1. Chichester, Sussez. 23 Edw. I.

Lord Henry C.-H. Gordon-Lennox. Lord Henry Lennox. F. W. Gibbs.

Population according to the census of 1871, 9054. Electors, 1279.

1874. 1. Chippenham, Wilts. 23 Edw I.

1880.

Gabriel Goldney.

Sir Gabriel Goldney, bart.

S. Butler.

Population according to the census of 1871, 6875. Electors, 1031.

1. Christchurch, Hants. 18 Eliz,

Sir Henry-Drummond Wolff.

Horace Davey.

J. Edwards-Moss.

Population according to the census of 1871, 15,415. Electors, 2555.

1. Cirencester, Gloucestershire. 13 Eliz.

T.-W.-C. Master.

Re-elected.

Population according to the census of 1871, 7681. Electors, 1145.

1. Clitheroe, Lancashire. 1 Eliz.

Ralph Assheton.

Richard Fort.
R. Assheton.

Population according to the census of 1871, 11,786. Electors, 2068.

1. Cockermouth, Cumberland. 28 Edw. I.; and 16 Car. I.

W. Fletcher.

Edward Waugh. .. R.-G. Webster.

Population according to the census of 1871, 6936. Electors, 1094.

9. Colchester, Essex. 28 Edw. I.

Colonel Learmouth. H.-B.-M. Praed. R. Causton. W. Willis.

Colonel Learmouth.

F.-H. Jeune.

Population according to the census of 1871, 26,343. Electors, 3713.

2. Cornwall, Eastern Division. 2 William IV.

Sir J.-C. Rashleigh, bart. J. Tremayne. Hon. T.-C.-A. Robartes. W.-C. Borlase.

D. Collins.
J. Tremayne.

J. Tremayne

Population according to the census of 1871, 135,176. Electors, 9150.

1874. 2. Cornwall, Western Division. 2 William IV. 1880.

A .- P. Vivian.

Re-elected. Re-elected.

Sir John St. Aubyn, bart.

Population according to the census of 1871, 161,745. Electors, 6987.

Covening Warwickshire. 23 Edw. L.

Henry-William Eaton. Sir H.-M. Jackson, bart.

Sir Henry-M. Jackson, bart. W.-H. Wills.

H .- W. Eaton. A. Kekewich.

Population according to the census of 1871, 41,348. Electors, 9208.

2. Cricklade, Wilts. 23 Edw. I.

Sir Daniel Gooch, bart. Ambrose-L. Goddard.

Story Maskelyne. Sir Daniel Gooch, bart. Algernon Neeld.

Population according to the census of 1871, 43,622... Electors, 7473.

2. Cumberland, Eastern Division. 2 William IV.

E.-Stafford Howard. George J. Hcward.

Sir R. C. Musgrave, bart. Edward Stafford Howard.

G.J. Howard.

Population according to the census of 1871, 73,622. Electors, 7798.

2. Cumberland, Western Division. 2 William IV.

Hon. Percy-Scawen Wyndham. Lord Muncaster.

D. Ainsworth. Hon. Percy-Scawen Wyndham. Lord Muncaster.

Population according to the census of 1871, 90,195. Electors, 7496.

1. Danlington, Dunham. 30 & 31 Victorian

E. Backhouse.

Theodore Fry. H .- R. Spark.

Population according to the causus of 1872, 27,736 Electors, 4966.

1880.

2. Derbyshire, Eastern Division. 30 & 31 Victoriæ.

Hon. Admiral Egerton. F. Arkwright.

Alfred Barnes.
Hon. F. Egerton.
F. Arkwright.
W.-C. Turbutt.

Population according to the census of 1871, 108,916. Electors, 6173.

2: Derbyshire, Northern Division. 2 William IV.

·Lord George-Henry Cavendish.

A.-P. Arkwright.

Lord E. Cavendish. J.-F Cheetham. A.-P. Arkwright. Captain Sidebottom.

Population according to the census of 1871, 89,675. Electors, 6985.

2. Derbyshire, Southern Division. 2 William IV.

Colonel Sir Henry Wilmot.
Thomas-William Evans.

Re-elected. Re-elected.

Population according to the census of 1871, 119,422. Electors, 8934.

2. Derby Borough. 23 Edw. I.

Michael-Thomas Bass. Samuel Plimsoll. Michael-Thomas Bass.
Samuel Plimsoll. (Resigned.)
T. Collins.

Rt. Hon. Sir W.-V. Harcourt.

Population according to the census of 1871, 61,381. Electors, 13,006.

1. Devizes, Wilts. 23 Edw. I.

Sir Thomas Bateson, bart.

Sir Thomas Bateson, bart.

M. Thompson.

Population according to the census of 1871, 6840. Electors, 913.

2. Devonport, Devonshire. 2 William IV. 1880.

J .- H. Puleston. G .- H. Price.

J.-H. Pulestone. G.-E. Price.

J. D. Lewis. J.-C. Sellar.

Population according to the census of 1871, 64,034. Electors, 3790.

Devonshire, Eastern Division. 30 & 31 Victoriæ.

Sir Lawrence Palk, bart. Sir John-Henry Kennaway, bart.

Sir J.-H. Kennaway, bart. Lieut.-Colonel Walrend. Colonel Stirling.

Population according to the census of 1871, 160,788. Electors, 10,416.

Devenhire, Northern Division. 2 William IV.

Rt. Hon. Sir S.-H. Northcote, bt. Re-elected. Sir Thomas-Dyke Acland, bart.

Re-elected.

Population according to the census of 1871, 130,775. Electors, 9496.

2. Deveauhire, Southern Dinision. 2 William IV.

Sir Massey Lopes, bart.

Re-elected.

John Carpenter-Garnier. Re-elected. Population according to the census of 1871, 101,898.

Dewsbury, Yorkshire. 30 & 31 Victoria.

Sergeant John Simon.

Electors, 7982.

Serjeant John Simon. W. Hoyle.

W. Austin.

Population according to the census of 1871, 54.940. Electors, 9960.

1. Dorchester, Dorset. 23 Edw. I.

W.-E. Brymer.

W.-E. Brymer. Hon. F. Greville.

Population according to the census of 1871, 6915. Electors, 817.

8. Dorsetskire.

Hon. William-H.-B. Portman. John Flover.

Re-elected. Re-elected.

Hon. E.-H.-T. Digby.

Re-elected.

Population according to the census of 1871, 143,478. Electors, 7522.

2. Dover, Kent. 2 Edw. III.

1880.

C.-K. Freshfield.

Major Alex.-George Dickson.

Charles-Kaye Freshfield.
Major Alex.-George Dickson.
Hon. P. Stanhope.

W.-C. Walker.

Population according to the census of 1871, 28,506. Electors, 4239.

1. Droitwich, Worcestershire. 23 Edw. I.; and 1 Mary.

John Corbett.

John Corbett.
G.-H. Allsopp.

E. Jones.

Population according to the census of 1871, 9510. Electors, #1668.

1. Dudley, Worcestershire. 2 William IV.

Henry-Brinsley Sheridan.

Henry-Brinsley Sheridan.

A. Waterman.

Population according to the census of 1871, 82,249. Electors, 15,000.

2. Durham County, Northern Division. 2 William IV.

C.-M. Palmer.

J. Joiney.

Sir G. Elliot, bart.

C.-M. Palmer. Sir G. Elliott, bart.

Population according to the census of 1871, 225,640. Electors, 13,165.

2. Durham County, Southern Division. 2 William IV.

Joseph-Whitwell Pease. Lt.-Col. F.-E.-B. Beaument. Joseph-Whitwell Pease. Mon. F.-W. Lambton. Colonel Surtees.

Population according to the census of 1871, 149,570. Electors, 11,592.

2. Aurham Lity. 25 Charles II.

Farrer Herschell. Sir Arthur-E. Middleton, bart. T.-C. Thompson.
Sir Farrer Herschell.
J.-L. Wharton.

Population according to the consus of 1671, 14,833. Electors, 2352.

1874. 2. Essez, Eastern Division. 2 William IV. 1880.

James Round.

James Round.

Colonel S.-B. Ruggles Brise.

Colonel Ruggles Brise. C.-P. Wood.

Population according to the census of 1871, 129,711. Electors, 6380.

2. Essex, Southern Division. 2 William IV.

T.-C. Baring. W.-T. Makins. T.-C. Baring. W.-'Γ. Makins.

E.- N. Buxton. E.-L. Lyell.

Population according to the census of 1871, 181,278. Electors, 11,950.

2. Essex, Western Division. 30 & 31 Victoria.

Lord Eustace-Gascoyne Cecil. Sir Henry-J.-Selwin Ibbetson, bt.

Sir H.-Selwin-Ibbetson, bart. Lord Eustace Cecil.

Sir T.-F. Buxton, bart.
Population according to the census of 1871, 115,874.

Electors, 5732.

1. Evesham, Worcestershire. 23 Edw. VI.; and 3 Jac. I.

Colonel James Bourne.

D.-R. Ratcliffe. (Unseated.)

A. Borthwick.

F. Lehmann. (Unseated.)

F. D. Hartland.

Population according to the census of 1871, 4887. Electors, 827.

2. Exeter, Devon. 23 Edw. VL.

Arthur Mills. J.-G. Johnson. E. Johnson.

H.-S. Northcote.

A. Mills.

Population according to the census of 1871, 44,226. Electors, 7361.

1. Eye, Suffolk. 18 Eliz.

Viscount Barrington.

A. Bartlett.
C. Easton.

Population according to the census of 1871, 6721. Electors, 1083.

2. Finsbury, Middlesez. 2 William IV.

W.-T.-M'Cullagh Torrens. Sir Andrew Lusk, bart. Sir Andrew Lusk, bart. W.-T.-M'Cullagh Torrens. Major Duncan.

Population according to the census of 1871, 452,484. Electors, 44,955.

1880. 1874. 1. Frome, Somersetskire. 2 William IV.

H.-B. Samuelson.

Re-elected.

Population according to the census of 1871, 9752. Electors, 1383.

1. Gateshead, Durham. 2 William IV.

W .- H. James.

W.-H, James. G. Bruce.

Population according to the census of 1871, 48,627. Electors, 11,551.

Gloucestershire, Eastern Division. 2 William IV.

Sir Michael-Edw.-Hicks Beach, bt. Re-elected.

John-Reginald Yorke. Re-elected. Population according to the census of 1871, 92,936.

Electors, 8579. Gloucestershire, Western Division. 2 William IV.

Hon. R. Plunkett.

Robert-Nigel-F. Kingscote. Lord Moreton.

Robert-Nigel-F. Kingscote. Hon. R. Plnnket.

Population according to the census of 1871, 158,777. Electors, 12,162.

2. Gloucester City. 28 Edw. I.

William Killegrew Wait. Charles-James Monk.

T. Robinson (unseated.) Charles James Monk. W. K. Wait. B. Ackers.

Population according to the census of 1871, 81,844. Electors, 5583.

Grantham, Lincolnshire. 4 Edw. IV.

Sir H.-A. Cholmeley. Major H.-F.-C. Cust.

Captain Bedford Pim, R.N.

J. Mellor. C. Roundell.

Major Cust. R. Marlay.

Population according to the census of 1871, 13,948. Electors, 2390.

> 1. Gravesend, Kent. 30 & 81 Victoria.

> > D

T. Bevan (unscated.) Sir F. Truscott.

> Sir S. Waterlow, bart. Sir R. Peel, bart.

Population according to the census of 1871, 27,498. Electors, 3286.

. 1874. 1. Great Grimsby, Lincolnshire. 23 Edw. I. 1880.

A.-M. Watkin.

Edward Heneage. Colonel Hutton

Population according to the census of 1871, 26,982. Electors, 6562.

Greenwich, Kent. 2 William IV.

Thomas-William Boord.

Rt. Hon. W.-Ewart Gladstone.

Thomas-William Boord. Henry de Worms. J. R. Saunders. W. H. Stone.

Population according to the census of 1871, 169,361. Electors, 22,161.

1. Guildford, Surney. 28 Edw. 1.

Denzil-R. Onnier.

Denzil-R. Onslow. T. R. Kemp.

Population according to the census of 1871, 9801. Electors, 1406.

2. Hackney, Middlesex. 30 & 31 Victoria.

John Holms. Henry Fawcett.

Rt. Hon. Henry Fawcett. John Holms.

F. G. Bartley.

Population according to the census of 1871, 362, 378. Electors, 43,773.

Halifas, Forkehire. 2 William IV.

Rt. Hon. James Stansfeld. J .- D. Hutchinson.

Rt. Hon. James Stansfeld. J.-D. Hutchinson.

W. Barber.

Population according to the census of 1871, 65,710. Electors, 11,728.

2. Hampshire, Northern Division. 2 William IV.

William-W.-B. Beach.

Re-elected. Re-elected.

Rt. Hon. George Schater Booth.

Papulation according to the census of 1871, 142,014. Electors, 5783.

1874. 2. Hampshire, Southern Division. 2 William IV. 1880.

Lord Henry Scott.

Re-elected.

Rt. Hon.W.-F. Cowper-Temple.

F. Compton.

Population according to the census of 1871, 120,156.

Electors, 10,162.

1. Hartlepool, Durham. 30 & 31 Victoria.

Isaac Lowthian Bell.

T. Richardson.
I. L. Bell.

I. L. Bell. Dr. Tristram.

Population according to the census of 1871, 38,309.

Electors, 6681.

1. Harwich, Resex. 17 Edw. III. and 2 James I.

Colonel H .- Jervis-White Jervis.

Sir Henry Tyler. G. Tomline.

Population according to the census of 1871, 6079. Electors, 759.

2. Hastings, Sussex. 42 Edw. III.

T. Brassey.

C.-J. Murray. T. Brasecy.

Sir U.-J. Kay-Shuttleworth, haut.

Sir U .- J. Kay-Shuttlemarth.

Population according to the census of 1871, 33,335. Electors, 3905,

1. Helston, Cornwall. 23 Edw. I.

Adolphus-William Young.

W. M. St. Aubyn.

A. W. Young.

Population according to the census of 1871, 8781.

Electors, 1063.

3. Herefordshire.

Sir Joseph-Russell Bailey, bart.

Sir J.-R. Builey; bart. M. Biddulph.

Michael Biddulph. D.-P. Peploe.

T. Duckham. Major l'eploe.

Population according to the census of 1871, 109,950. Electors, 8222.

2. Hereford City. 28 Edw. I.

1880.

George Clive.
Colonel Arbuthnot.

J. Pulley.
R. T. Reid.
Colonel Arbuthnot.
D. Hartland.

Population according to the census of 1871, 18,347. Electors, 2837.

# 3. Hertfordshire.

T.-F. Halsey. Abel Smith. Re-elected. Re-elected. Re-elected.

Hon. Henry-F. Cowper.

Population according to the census of 1871, 184,332.

Electors, 10,050.

1. Hertford Borough. 23 Edw. I.; and 21 Jac. I.

A.-J. Balfour.

A.-J. Balfour. E. E. Bowen.

Population according to the census of 1871, 7896. Electors, 1081.

1. Horsham, Sussex. 28 Edw. I.

James-Clifton Brown.

Sir H. Fletcher. J. C. Brown.

Population according to the census of 1871, 7831. Electors, 1214.

1. Huddersfield, Yorkshire. 2 William IV.

Edward-Aldam Leatham.

E.-A. Leatham. W. A. Lindsay.

Population according to the census of 1871, 74,358. Electors, 13,386.

### 2. Huntingdonshire.

1860.

Edward Fellowes. Viscount Mandeville. Captain Fellowes.
Lord Douglas Gordon.
Viscount Mandeville.

Population according to the census of 1871, 55,167. Electors, 3955.

1. Huntingdon. 23 Edw. I.

Viscount Hinchingbrook.

Re-elected.

Population according to the census of 1871, 6605. Electors, 1052.

1. Hythe, Kent. 42 Edw. II.

Sir E - W. Watkin, bart.

Re-elected.

Population according to the census of 1871, 24,075. Electors, 2893.

2. Ipswich, Suffolk. 23 Edw. L.

T. C. Cobbold. James-R. Bulwer. T. C. Cobbold.

Jesse Collings:
H. West.

J. R. Bulwer.

Population according to the census of 1871, 42,947. Electors, 7406.

1. Iste of Wight, County of the. 2 William IV.

A.-D.-W.-R.-B. Cochrane.

Hon. Evelyn Ashley. B. T. Cotton.

Population according to the census of 1871, 57,697. Electors, 4954.

1. Kendel, Westmareland. 2 William IV.

J. Whitwell.

J. Whitwell. (Bend.)

A. Harris.
J. Cropper.

A. Harris.

Population according to the census of 1871, 13,442. Electors, 1917.

2. Kent, Eastern Division. 2 William IV.

E.-L. Pemberton. William Deedes.

A. Akers-Douglas. Edward-Leigh Pemberton. E. F. Davis.

Population according to the ceases of 1871, 189,694. Electors, 13,169.

1874. 2 Kent, Mid Division. 30 & 31 Victoriæ.

1880.

Sir W. Hart Dyke, bart. Viscount Holmesdale. Right Hon. Sir W. Hart Dyke, bart. Sir E. Filmer, bart.

E. Cazalet. H. W. Elphinstone.

Population according to the census of 1871, 185,995. Electors, 8763.

### 2. Kent, Western Division. 2 William IV.

Sir Charles Mills, bart. Viscount Lewisham. Sir Charles Mills, bart. Viscount Lewisham. H. M. Bompas.

I. May.

Population according to the census of 1871, 154,996. Electors, 14,873.

# 1. Kidderminster, Worcestershire. 2 William IV.

Sir W.-A. Fraser, bart.

J. Brinton,

A. Grant.
Population according to the census of 1871, 20,814.
Electors, 3606.

#### 2. King's Lynn, Norfolk. 23 Edw. I.

Hon. R. Bourke. Lord C.-J. Hamilton. Sir W. Ffolkes, bart. Right Hon. R. Bourke. Lord C. J. Hamilton. F. Lockwood.

Population according to the census of 1871, 17,266. Electors, 2779.

# 2. Kingston-upon-Hull, Yorkshire. 28 Edw. I.; and 12 Edw. II.

C.-H. Wilson. Charles-Morgan Norwood. Charles-Morgan Norwood.

C.-H. Wilson.
J. B. Pope.

H. J. Atkinson.

Population according to the census of 1871, 123,408. Electors, 26,193.

# 1. Knaresborough, Yorkshire. 1 Mary.

Basil-Thomas Woodd.

Sir H. M. Thompson (unseated).

B. T. Woodd.

Population according to the census of 1871, 5205 Electors, 761.

2. Lambeth, Surrey. 2 William IV.

1880.

Sir James C. Lawrence, bart. W. M'Arthur.

Sir James-C. Lawrence, bt. W. M'Arthur.

Morgan Howard.

Population according to the census of 1871, 379,048. Electors, 50,545.

2. Lancashire, Northern Division. 2 William IV.

Rt. Hon. F .- A. Stanley. T.-H. Clifton.

Rt. Hon. Fred.-A. Stanley. General Feilden.

T. Storey Population according to the census of 1871, 209,609.

Electors, 17,057.

2. Lancashire, North-Eastern Division. 30 & 31 Victoriæ.

C .- M. Holt. T-P.-C. Starkie. Marquis of Hartington. F. W. Grafton.

W. F. Ecroyd. T. P. C. Starkie.

Population according to the census of 1871, 196,406. Electors, 12,991.

2. Lancashire, South-Eastern Division. 2 William IV. & 24 Victoriæ.

Hon. Algernon Egerton. E. Hardcastle.

R. Leake. W. Agnew.

Hon. A. Egerton.

E. Hardcastle.

Population according to the census of 1871, 402,735. Electors, 26,037.

2. Lancashire, South-Western Division. 30 & 31 Victoria.

Colonel Blackburne.

Rt. Hon. Richard Assheton Cross. Rt. Hon. Sir Richard Assheton Cross. Colonel Ireland Blackburne.

W. Rathbone. Hon. H. Molyneux.

Population according to the census of 1871, 352,831. Electors, 26,054.

1874. 1. Launceston, Cormonil. 23 Edw. I.

1536.

Sir Hardinge Giffard.

Sir Hardinge Giffard.

R. Collier.

Population according to the census of 1871, 5467. Electors, 842.

3. Leeds, Yorkshire. 2 William IV.

W. St. J. Wheelhouse.

John Barran. W. L. Jackso

Robert Tennant. John Barran.

W. L. Jackson. W. S. J. Wheelhouse: Herbert Gladstone.

Population according to the census of 1871, 259,212. Electors, 49,000.

2. Leicestershire, Northern Division. 2 William IV.

Lord John-J.-R. Manners. S.-W. Clowes. Rt. Hon. Lord J. Manners. Colonel Burnaby. Hussey Packe.

Rt. Hon. W. E. Gladstone (res.)

Population according to the census of 1871, 96,300. Electors, 6,619.

2. Letevetershire, Southern Division. 2 William IV.

Albert Pell.

William-Unwin Heygate.

T. T. Paget. Albert Pell. W. U. Heygate.

Population according to the comme of 1874, 27,794. Electors, 9022.

2. Leicester Borough. 23 Edw. I.

Peter-Alfred Taylor.

A. M'Arthur.

Peter-Alfred Taylor.

W. Winterton.
J.-H. Warner.

Population according to the census of 1871, 95,230. Electors, 18,808.

L Leaminater, Herefordshire. 18 Edw. L.

Thomas Blake.

J. Ranken. T. Blake.

Population according to the cu sum of 187 b 5863. Electors, 900.

1. Lewes, Sussex. 23 Edw. I.

1880.

W.-L. Christie.

W.-L. Christie. Sir W. Codrington.

Population according to the census of 1871, 10,753. Electors, 1459.

1. Lichfield, Staffordshire. 23 Edw. I.; and 6 Edw. VI.

Richard Dyott.

Richard Dyott. (Unseated.)
Sir J. Swinburne, bart.
T. J. Levett.
Sir J. Swinburne, bart.

Population according to the census of 1871, 7347. Electors, 1374.

2. Lincolnshire, Mid Division. 30 & 31 Victoriæ.

Henry Chaplin.

Re-elected. Re-elected.

Hon. E. Stanhope.

Population according to the census of 1871, 101,382. Electors, 8822.

2. Lincolnahire, Northern Division. 2 William IV.

Rowland Winn.

Sir J.-D. Astley, bart.

Robert Laycock. Rowland Winn. Sir J. D. Astley, bart.

Population according to the census of 1871, 117,785. Electors, 10,639.

2. Lincolnshire, Southern Division. 2 William IV.

Sir W.-E. Welby-Gregory, bart.

Edmund Turnor.

J. C. Lawrance. Sir W.-E. Welby-Gregory, bart.

C. Sharpe.

Population according to the census of 1871, 125,469. Electors, 10,710.

2. Lincoln City. 45 Hen. III.

Edward Chaplin. Charles Seely. Charles Seely.
J.-Hinde Palmer.
Colonel Chaplin.

Population according to the census of 1871, 26,762. Electors, 6402.

1. Lielicard, Cornwall. 23 Edw. I.

1888.

L.-H. Courtney.

L.-H. Courtney. Rt. Hon. E. P. Bouverie.

Population according to the census of 1871, 6575. Electors, 736.

3. Liverpool, Lancashire. 23 Edw. I.; and 1 Edw. VI.

Viscount Sanden.

W. Rathbone. E. Whitley.

Re-elected.

Lord Ramsay. (A peer.)

Re-elected.

Right Hon. Lord C. J. Hamilton

Samuel Plimsoll.

Population according to the census of 1871, 493,405. Electors, 63,946.

4. London. 49 Henry III.

W .- J .- R. Cotton.

P. Twells.

Right Hon. J .- G. Hubbard.

Right Hon. G.-Josehim Gösehen.

W.-J.-R. Cotton. R .- N. Fowler.

Right Hon. J.-G. Hubbard.

William Lawrence.

R. Martin. W. Morrison.

Population according to the sensus of 1871, 74,897. Electors, 24,024.

1. London University. 30 & 81 Victoria.

Rt. Hon. Robert Lowe.

Rt. Hon. Robert Lows. (A poets) A. Charles.

Sir J. Lubbock, bart.

Electors, 1947, All Graduates whose names are on the books.

1. Ludlow, Shropshire. 12 Edw. IV.

Hon. Col. G.-H.-W. Clive.

Hon. Col. G.-H.-W. Chve.

Lewis Glyn.

Population according to the census of 1871 6203. Electors, 989.

1874

1. Lymington, Hante. 27 Eliz.

1880.

Lt.-Col. Kennard.

Lt.-Col. E.-H.-Kennard. H. S. Smith.

Population according to the sensus of 1871, 5356. Electors. 778.

2. Macclesfield, Cheshire. 2 William IV.

William C. Brocklehurst. David Chadwick. William Brocklehurst (unseated).
David Chadwick (unseated.)
W.-M. Eaton.

r.-m. Laton. T. C. Whitehorne.

Population according to the census of 1871, 35,571. Electors, 5304.

2. Maidstone, Kent. 6 Edw. VI.

Sir John Lubbock, bart. Sir S.-H. Waterlow, bast. Major Ross. Captain Aylmer.

Sir J. Lubbock, bart. Sir S. Waterlow, bart.

Population according to the census of 1871, 26,239. Electors, 3878.

1. Maldon, Besex. 2 Edw. III.

George Courtauld.

George Courtauld. Sir W. Abdy, bart.

Population according to the census of 1871, 7151. Electors. 1561.

1. Malmeshara, Wilts. 23 Edw. I.

Walter Powell.

Walter Powell. G. Kitching.

Population according to the census of 1671, 6880. Electors, 1079.

1. Malton, Yorkshire. 23 Edw. I.; and 16 Car. I.

Hon. C. W. W. Fitzwilliam.

Hon. C. W. W. Fitzwilliam.

Sir W.-C. Worsley.

Population according to the census of 1871, 8168. Electors, 1379.

1874. 3. City of Manchester, Lancashire. 2 William IV. 1880.

Hugh Birley.
Sir Thomas Bazley, bart.
Jacob Bright.

J. Slagg.
Jacob Bright.
Hugh Birley.
W. H. Houldsworth.

Population according to the census of 1871, 379,374. Electors, 61,234.

## 1. Marlborough, Wilts. 23 Edw. I.

Lord Charles Bruce.

Rt. Hon. Lord Charles Bruce. Lord Henry Bruce.

Population according to the census of 1871, 5034. Electors, 668.

### 1. Great Marlow, Bucks. 28 Edw. I.; and 21 Jac. I.

T .- O .- Wethered.

Colonel Owen Williams.

J. O. Griffits.

Population according to the census of 1871, 6627. Electors, 941.

### 2. Marylebone, Middlesez. 2 William IV.

W. Forsyth. Sir Thomas Chambers. Daniel Grant.
Sir Thomas Chambers.
Lord Headley.
F. S. Hunt.

Population according to the census of 1871, 477,532. Electors, 35,535.

# 1. Middlesborough, Yorkshire, North Riding. 30 & 31 Victoriæ

Isaac Wilson.

Isaac Wilson.
Lt.-Col. Sadler.
E. D. Lewis.

Population according to the census of 1871, 46,621. Electors, 10,641.

#### 2. Middlesez. 2 William IV.

Lord George F. Hamilton. O.-E. Coope. Right Hon. Lord G.-F. Hamilton. O.-E. Coope.

Herbert Gladstone. Population according to the census of 1871, 276,028. Electors, 30,707.

1. Midhurst, Sussex. 4 Edw. II.

1880.

Sir H.-T. Holland, bart.

Sir Henry-Thurston Holland, bart. C .- W. Wallis.

Population according to the census of 1871, 6756. Electors, 1042.

2. Monmouthshire. 27 Henry VIII.

Lord H.-R.-C. Somerset. Hon. F.-C Morgan.

Hon. Col. F.-C. Morgan. J.-A. Rolls.

Hon G. Brodrick. C.-M. Warmington.

Population according to the census of 1871, 156,677. Electors, 8518.

1. Monmouth Dist. (Monmouth, Newport, and Usk.) 2 William IV.

T. Cordes.

E .- H. Carbutt. T. Cordes.

Population according to the census of 1871, 38,771. Electors 5026.

1. Morpeth, Northumberland. 1 Mary.

T. Burt.

Re-elected.

Population according to the census of 1871, 30,239. Electors, 5458.

Newark-upon-Trent, Nottingham. 29 Car. 11.

Thomas Earp. Samuel-B. Bristowe. Thomas Earp.

W.-N. Nicholson. Hon. E .- Finch-Halton.

S.-B. Bristowe.

Population according to the census of 1871, 12,195. Electors, 2297.

Newcastle-under-Lyme, Staffordshire. 27 Edw. III.

E

William-Shepherd Allen.

C.-D. Hudson.

S .- Rathbone Edge.

William-Shepherd Allen.

S.-R. Edge.

Population according to the census of 1871, 15,949. Electors, 3235.

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2. Newcastle-upon-Tyne, Northumberland. 18 Edw. 1. 1880.

Joseph Cowen. C. F. Hamond. Joseph Cowen. A. Dilke.

C .- F. Hamond. Population according to the census of 1871, 128,448.

Electors, 23,800. Newport, Isle of Wight. 23 Edw. IV.; and 27 Eliz.

Charles-Cavendish Clifford.

Charles-Cavendish Clifford. Colonel Twyford.

Population according to the census of 1871, 8522. Electors, 1362.

Norfolk, Northern Division. 2 William IV.

Sir E. K. K. Lacon, bart. E. Birkbeck.

Re-elected. Re-elected.

Population according to the census of 1871, 114,795. Electors, 6519.

2. Norfolk, Southern Division. 30 & 31 Vict.

C.-S. Read.

Sir R .- J. Buxton, bart. R.-T. Gurdon.

Sir R.-J. Buxton, bart.

C.-S. Read.

Population according to the census of 1871, 113,844. Electors, 7412.

> 2. Norfolk, Western Division. 2 William IV.

G .- W .- Pierrepoint Bentinck . W .- A .- Tyssen Amherst.

W.-A.-Tyssen Amherst. G.-W.-P. Bentinck.

A. Hamond.

Population according to the sensus of 1871, 112,865. Electors, 6471.

1. Northallerson, Yorkshire. 26 Edw. I.; & 16 Car. II.

G.-W. Elliot.

G.-W. Elliot.

A. Rutson.

Population according to the census of 1871, 4961. Electors, 912.

Northamptonshire, Northern Division. 2 William IV.

Sackville-G. Stopford-Sackville. Lord Burghley.

Hon. C.-R. Spencer. Lord Burghley.

S.-G.-Stopford Sackville.

Population according to the census of 1871, 95,524. Electors, 5833.

Northamptonshire, Southern Division. 2. William IV. .: 1880

Sir Rainald Knightley, bart. · Re-elected. Major F. W. Cartwright.

Re-elected.

Population according to the census of 1871, 84,525. Electors, 6093.

2. Northampton Borough. 23 Edw. I.

P. Phipps. C.-G. Merewether. H. Labouchere. C. Bradlaugh.

P. Phipps.

C .- G. Merewether.

Population according to the consus of 1871, 45,080. Electors, 8189.

Northumberland County, Northern Division. 2 William IV.

Right Hon. Earl Percy.

Earl Percy.

Sir Matthew-White Ridley, bart. Sir M.-W. Ridley, bart. John Clay.

Population according to the census of 1871, 65,091. Electors, 4376.

Northumberland County, Southern Division. 2 William IV.

Wentworth-B. Beaumont.

Albert Grey. W.-B. Beaumont.

Edward Ridley.

E. Ridley.

Population according to the census of 1871, 110,650. Electors, 8800.

2. Norwick City, Norfolk. 28 Edw. I.

J.-J. Colman.

J .- J. Colman. J .- H. Tillett.

H. Harben. Hon. F. Mainwaring.

Population according to the census of 1871, 80,390. Electors, 15,349.

Nottinghamshire, Northern Division. 2 William IV.

F .- Chatfield Smith. Viscount Galway.

C.-G.-S. Foliambe. Viscount Galway.

H. F Bristowe. W .- E. Benison.

Population according to the census of 1871, 102,330. Electors, 6699.

Nottinghamshire, Southern Division. 2 William IN.

T.-B.-T. Hildyard.

G. Storer.

G. Storer.

T.-B.-T. Hildyard. S.-B. Bristowe.

Population according to the census of 1871, 69,355. Electors, 4879.

2. Nottingham Borough. 26 Edw. I.

1880.

W.-E. Denison. Saul Isaac.

Charles Seeley.
J. S. Wright. (Beab.)
Saul Isaac.
Captain Gill.
Arnold Morley.

Population according to the census of 1871, 86,621. Electors, 18,699.

### 2. Oldham, Lancashire. 2 William IV.

Sergeant F.-L. Spinks.
John-Tomlinson Hibbert.

J.-T. Hibbert. Hon. Lyulph Stanley. Sergeant Spinks. S.-Taylor Whitehead.

Population according to the census of 1871, 118,100. Electors, 21,084.

### 3. Oxfordshire.

Colonel John-Sidney North. W.-Cornwallis Cartwright. Colonel E.-W. Harcourt. Re-elected. Re-elected. Re-elected.

Population according to the census of 1871, 125,591. Electors, 7495.

### 2. Oxford City. 23 Edw. L.

Sir W.-Vernon Harcourt. A.-W. Hall. Sir W.-Vernon Harcourt. (Res.)
J. Chitty.

A.-W. Hall.

A.-W. Hall (unseated).

Sir W .- V . Harcourt.

Population according to the census of 1871, 34,482. Electors, 6163.

# 2. Oxford University. 1 James I.

Right Hon. Sir J.-R. Mowbray, bt. Re-elected.

J.-G. Talbot. Re-elected.

Electors, Doctors, and Masters of Arts whose names are on the books, 5033.

# 2. Penryn and Falmouth, Cornwall. 2 William IV.

D.-J. Jenkins. H.-T. Cole.

D.-J. Jenkins. R.-B. Brett. Sir J. Vogel. J.-D. Mayne.

Population according to the census of 1871, 16,819. Electors, 2202.

1874. 2. Peterberough, Northamptonshire. 1 Edw. VI. 1880.

Thomson Hankey. Hon. J.-W. Fitzwilliam. Hon. J.-W. Fitzwilliam. Captain Whalley. R. Tennant. T. Hankey.

Population according to the census of 1871, 17,434. Electors, 3393.

1. Petersfield, Hants. 25 Edw. I. and 6 Edw. VL.

Hon. W. S. Hylton Jolliffe.

William Nicholson.

Hon. W.-Halton Jellife.

Population according to the sensus of 1871, 6103. Electors, 801.

2. Plymouth, Devonshire. 26 Edw. I.; and 20 Hen. VI.

Edward Bates. S. S. Lloyd. Sir Edward Bates, bart. (Unsd.)
P.-S. Maclivar.
S. Lloyd.
Sir G. Foung, bart.
E.-G. Clarke.
Sir G. Young, bart.

Population according to the census of 1871, 70,091. Electors, 5552.

2. Pontefract, Yorkshire. 23 and 26 Edw. I.; and 18 Jac.

Right Hon. H.-C.-E. Childers. Major Waterhouse.

Right Hon. H., C.-E. Childers. S. Woolf.

E. Green. J. Shaw.

Population according to the census of 1871, 11,653. Electors, 2429.

1. Poole, Dorsetshire. 36 Edw. III.; and 31 Hen. VI.

Hon. A. Bvelyn Ashley.

C. Schrieber.
C. Waring.

Population according to the census of 1871, 10,097. Electors, 1911.

2. Portsmouth, Hants. 28 Edw. I.; and 29 Hen. VI.

Sir J.-D.-H. Elphinstone, bart. Hon. T.-C. Bruce. Hon. T.-C. Bruce.

Siro H.- Drammond Wolff.

Captain Verney.

J.-F. Norris.

Population according to the census of 1871, 113,569. Rlectors, 16,463.

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1874. 2. Preston, Lancashire. 23 Edw. I.; and 1 Edw. VI. 1880.

Edward Hermon. Sir John Holker.

Edward Hermon. Sir John Holker. G .- W. Bahr.

Population according to the census of 1871, 85,428. Electors, 12,108.

> 2. Reading, Berkshire. 23 Edw. I.

G. Palmer.

George-John Shaw Lefevre.

G. Palmer. Right Hon. G. Shaw-Lefevre.

C. A. Sandeman.

Population according to the census of 1871, 32,324. Electors, 5107.

2. East Retford, Nottinghamshire. 9 Edw. I.; and 18 Eliz.

Francis-John-Savile Foljambe.

W.-Beckett Denison.

F.-J.-S. Foljambe. F. T. Mappin. W .- B. Denison. Colonel Eyre.

Population according to the census of 1871, 49,257. Electors, 8278.

1. Richmond, Yorkshire. 27 Eliz.

Hon. John-Charles Dundas.

Hon. J.-C. Dundas. G. S. King.

Population according to the census of 1871, 5358. Electors, 696.

1. Ripon, Yorkshire. 23 Edw. I.; and 6 Edw. VI.

Earl de Grey.

Rt. Hon. G.-J. Goschen. --- Darwin.

Population according to the census of 1871, 6805. Electors, 1087.

1. Rochdale, Laucashire. 2 William IV.

Thomas-Bayley Potter.

Thomas-Bayley Potter. R.-W. Gamble.

Population according to the census of 1871, 63,485. Electors, 11,172.

2. Rochester, Kent. 23 Edw. I.

1880.

Sir J. Goldsmid, bart. A.-J. Otway.

A.-J. Otway. Roger Leigh. W.-S. Karr. Sir J. Goldsmid, bart.

Population according to the census of 1871, 18,352. Electors, 3026.

#### 2. Rutlandshire.

Right Hon. Gerard-James Noel. George H. Finch. Re-elected. Re-elected.

Population according to the census of 1871, 22,070. Electors, 1736.

### 1. Rye, Sussez. 42 Edw. III.

Hon. John-Stewart Hardy.

F.-A. Inderwick. Hon. J. S. Hardy.

Population according to the census of 1871, 8288. Electors, 1389.

### 1. St. Ives, Cornwall. 2 and 3 Mary.

G .- T. Praed.

Sir C. Reed.

Population according to the census of 1871, 9992. Electors, 1135.

# 2. Salford, Lancashire. 2 William IV.

W.-T. Charley. Lieut.-Colonel Walker. B. Armitage.
Arthur Arnold.
Sir W.-T. Charley.
Colonel Walker.

Population according to the census of 1871, 124,805. Electors, 23,334.

### 2. Salisbury, Wilts. 28 Edw. I.

G.-R. Ryder. Dr. John-Alfred Lush. W.-H. Grenfell.
J.-Passmore Edwards.
C.-J. Kennard.
Hon R. Dutton.

Population according to the census of 1871, 13,839. Electors, 1969.

1874. 2. Sandwich, Deal, and Walmer, Kent. 2 William IV. 1880.

Rt. Hon, E.-H.-K. Hugessen.

Re-elected. (A peer,)

Henry-A. Brassey.

Re-elected. C.-H. Crompton-Roberts. (Unsd.)

Sir J. Goldsmid.

Population according to the census of 1871, 14,885. Electors, 2115.

2. Scarhorough, Yorkshire. 11 Edw. I.

Sir C. Legard, bart. Sir Harcourt Johnstone, bart. Siri H. Johnstone; bart. (res.) W.-S. Caine.

Colonel Fife Cookson.

Sir C. Legard, bart. Rt. Hon. 1.-G. Dodson.

A. Duncombe.

Population according to the census of 1871, 24,259. Electors, 4802.

1. Shaftesbury, Dorsetshire. 23 Edw. III.

V .- Fane Benett-Stanford.

Hon. S.-Carr Glyn. V.-F.-Benett-Stanford.

Population according to the census of 1871, 8961. Electors, 1388.

2. Sheffield, Yorkshire. 2 William IV.

A.-J. Mundella. S.-D. Waddy. Rt. Hon. A.-J. Mundella. C.-Stuart Wortley. S.-D. Waddy.

Population according to the census of 1871, 239,947. Electors, 42,794.

2. New Shoreham, Sussex. 23 Law. ...

Right Hon. Stephen Cave. Sir Walter Burrell, bart. Sir Walter Burrell, bart. Robert Loder.

W.-E. Hubbard.

Population according to the census of 1871, 37,984. Electors, 5480.

2. Shrewsbury, Shropshire. 23 Edw. I.

C.-C. Cotes. H. Robertson. C.-C. Cotes.
H. Robertson.

A. R. Scobell.
Viscount Newry.

Population according to the communof 1871, 23,406. Electors, 3846.

1874. 2. Shropshire, Northern Division. 2 William IV.

Viscount Newport. Stanley Leighton. Re-elected. Re-elected.

Population according to the census of 1871, 120,285. Electors, 7729.

2. Shropshire, Southern Division. 2 William IV.

J. E. Severne.

Sir B. Leighton, bart. J. E. Severne. 1880.

Sir Baldwyn Leighton. bart.

R. J. Moore.
J. W. H. Davenport.

Population according to the census of 1971, 69,811. Electors, 5690.

2. . Somersetshire, Eastern Division. 2 William IV.

Sir Philip-J.-W. Miles, bart.

Re-elected.

Lord Brooke. Re-elected.

Population according to the census of 1871, 112,713.

Electors, 8360.

2. Somerseishire, Mid Division. 30 & 31 Victories.

R.-H. Paget.

Re-elected.

W.-S. Gore Langton.

Re-elected.

Population according to the census of 1871, 120,318. Electors, 8470.

2. Somersetshire, Western Division. 2 William IV.

Lieut.-Col. Hon. A.-W. Hood. Major V.-H. Lee.

Major V.-Hanning Lee. M.-F. Bissett.

A.-C. Acland.

Population according to the census of 1871, 123,842. Electors, 8291.

2. Southampton, Hants. 28 Edw. I.

Sir F. Perkins. Alfred Giles. H. Lee. C.-P. Butt. A. Giles.

Sir J.-E. Commerell.

Population according to the census of 1871, 53,741. Electors, 7394.

1. South Shields, Durham. 2 William IV.

J.-C. Stevenson.

J.-C. Stevenson.

H. Hamilton.

Population according to the census of 1871, 45,336. Electors, 9893.

2. Southwark, Surrey. 23 Edw. I.

1880.

Colonel Marcus Beresford. E.-G. Clarke.

Arthur Cohen.
J.-Thorold Rogers.
E.-G. Clarke.
M. Cattley.

Population according to the sensus of 1871, 208,725. Electors, 23,472.

2. Staffordshire, Bastern Division. 30 & 31 Victorise.

Michael-Arthur Bass.

M.-A. Bass. H. Wiggin. S.-C. Allsopp.

Samuel-Charles Allsopp.

Sir J. Hardy.

Population according to the census of 1871, 161,564.

Electors, 10,799.

2. Staffordshire, Northern Division. 2 William IV.

Colin-M. Campbell.

Y .- J. Craig.

Robert-W. Hanbury.

H.-T. Davenport.

Population according to the census of 1871, 119,807. Electors, 10,974.

2. Staffordshire, Western Division. 2 William IV.

Francis Monckton.

A. Staveley-Hill. F. Monckton. Sir W. Anson.

H .- J. Renton.

A. Staveley-Hill.

Population according to the census of 1871, 100,413. Electors, 11,288.

2. Stafford Borough. 23 Edw. I.

Thomas Salt.

A. Macdonald.

C. B. M'Laren.
Alex. Macdonald.
Thomas Salt.

G.-F. Talbot.

Population according to the census of 1871, 15,946. Electors, 3699.

1. Staleybridge, Lancashire. 30 & 31 Victoriae.

Tom-H. Sidebottom.

W. Somers.
T.-H. Sidebottom.

Population according to the census of 1871, 35,114. Electors, 5606.

1874: 1. Stamford, Lincolnshire. 23 Edw. L.

1880.

Sir John-Charles-Dalrymple. Hay, bt. M.-C. Buzzard. Sir J.-D. Hay, bart.

Population according: to the census of 1871, 8086. Electors, 1140.

2. Stockport, Cheshire. 2 William IV.

C.-H. Hopwood., ' F. Pennington. C.-H. Hopwood... F. Pennington. Colonel Fernice.

H. Bell.

Population according to the census of 1871, 58,014. Electors, 8353.

1. Stockton, Durham. 30 & 31 Victorias.

Joseph Dodds.

Joseph Dodds.
W.-Digby Seymour.

Population according to the census of 1871, 37,612. Electors, 8353.

2. Stoke-upon Trent, Staffordshire. 2 William IV.

R. Heath. Dr. Kenealy. W. Woodall. H. Broadhurst. R. Heath. Dr. Kenealy.

Population according to the census of 1871, 180,985. Electors, 19,976.

2. Strond, Gloucesterskies. 2 William IV.

A.-J. Stanton. S.-S. Marling. W.-J. Stanton.
H.-R. Brand.
G. Holloway.
J.-E. Dorington.

Population according to the canaus of 1871, 88,610. Electors, 6376.

2. Suffolk, Eastern Division. 2 William IV.

Lord Rendlesham.
F.-St.-John-N. Barne.

Lord Rendlesham. F.-St.-John-N. Barne. R.-L. Everett.

Population according to the census of 1871, 157,208a Electors, 9685.

1874. 2. Suffolk, Western Division. 2 William IV.

1880.

Lieut.-Col. Windsor Parker

Thomas Thornhill.

Thos. Thornhill. .

W. Biddell.

Population according to the census of 1871, 127,065. Electors, 5700.

2. Sunderland, Durham. 2 William IV.

E. T. Gourley.

E. T. Gourley.

Sir H. Havelock, bart.

Sir H. Havelock-Allan, bart.

E. Brooke.

Population according to the census of 1871, 104,409. Electors, 15,021.

2. Surrey, Eastern Division. 2 William IV.

James Watney. W. Grantham. W. Grantham.
Jomes Watney.

W. F. Robinson.

G. F. Medley.

Population according to the census of 1871, 154,566. Electors, 18,969.

2. Surrey, Mid Division. 30 & 31 Victoriæ.

Sir H.-W. Peek, bart. Sir Trevor Lawrence, bart. Sir H.-W. Peek, bart. Sir Trevor Lawrence, bart. Sydney Stern.

J.-Napier Higgins.

Population according to the census of 1871, 203,347. Electors, 20,433.

2. Surrey, Western Division. 2 William IV.

George Cubitt. Lee Steere. Right Hon. G. Cubitt. Hon. St.-John Brodrick.

Population according to the census of 1871, 128,781.

Electors, 7779.

2. Sussex, Eastern Division. 2 William IV.

G.-B. Gregory. M.-D. Scott. G.-B. Gregory. M.-D. Scott.

A. Donovan.

J. Pearson.

Population according to the census of 1871, 139,170. Electors, 10,214.

2. Sussex, Western Division. 2 William IV.

Sir Walter-Barttelot Barttelot, bart. Re-elected. Earl of March. Re-elected.

Population according to the census of 1871, 60,526. Electors, 3886.

2. Tamworth, Staffordshire. 5 Eliz.

1880.

Rt. Hon. Sir Robert Peel, bart. Hamar Bass. Hamar Bass.
J.-S. Balfour.
W.-H. Worthington.

Population according to the census of 1871, 11,493. Electors, 2368.

2. Taunton, Somersetshire. 23 Edw. I.

Alexander-Charles Barclay. Sir Henry James. Sir W. Palliser.
Sir Henry James.
R. Eykyn.
W. Cargill.

Population according to the census of 1871, 15,466. Electors, 2225.

1. Tavistock, Devonshire. 23 Edw. L.

Lord Arthur Russell.

Re-elected.

Population according to the census of 1871, 7720. Electors, 847.

1. Tewkesbury, Gloucestershire. 7 James I.

Captain Price.

Captain Price. (Unseated.)
J. Fowler.

J. Fowler.

R.-B. Martin.

J.-R. Fowler.

Population according to the census of 1871, 5409. Electors, 733.

1. Thirsk, Yorkshire. 23 Edw. III.; and 6 Edw. VL.

Sir William-Payne Gallwey, bart.

Hon. P. Dawnay. Major Stapleton. Sir W. Frankland.

Population according to the census of 1871, 5735. Electors, 1014.

2. Tiverton, Devonshire. 18 James I.

John-Heathcote Amory. Right Hon. W. N. Massey. Sir John-Heathcote Amory, bart. Right Hon. W. N. Massey.

Sir J.-W. Walrond.
Population according to the census of 1871, 10,025.
Electors, 1320.

2. Tower Hamlets, Middlesez. 2 William IV.

C.-T. Ritchie.

J. Bryce.

Joseph-D'Aguilar, Samuda.

C. T. Ritchie.
J.-D. Samuda.

B. Lucraft.

Population according to the census of 1871, 391,790. Electors, 41,042.

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2. Truro, Cornwell. 23 Edw. I.

1880

Sir J.-M. Hogg, bart. Lieut. Colonel Tremayne. Sir J.-M.: Hogg, bart... Brydges Willyams. J. Chester.

Population according to the census of 1871, 11,049. Rlectors, 1542.

1. Tynemouth and North Shields, Northumberland. 2 William IV.

T .- E. Smith.

T.-E Smith. H.-J. Trotter.

Population according to the census of 1871, 38,941. Electors, 5736.

1. Wakefield, Yorkshire. 2 William IV

Thomas-Kemp Sanderson

R.-B. Mackie. T.-K. Sanderson.

Population according to the census of 1871, 28,079. Electors, 4430.

1. Wallingford, Berkshire. 23 Edw. I.

Edward Wells.

Walter Wren. (Unseated.)

Edward Wells.

Pundeli Ralli.

R. W. Haubury.

Population according to the census of 1871, 8353. Electors, 1226.

1. Walsall, Staffordshire. 2 William IV.

Sir Charles Forster, bart.

Re-elected.

Population according to the census of 1871, 49,018. Electors, 9537.

1. Wareham, Derectehire: 30 Edw. I.

John-S.-W.-Erle Drax.

M.-E. Guest.
J.-Erle Draz.

Population according to the census of 1871, 6582. Electors, 987.

1. Warnington, Lancashire. 2 William IV.

Sir Gilbert Greenall, bart.

J.-G. M'Minnes. Sir G. Greenall, bart.

Population according to the census of 1871, 33,053. Electors, 5919.

Warwickshire, Northern Division. 2 William IV. 1880.

Charles-Newdigate Newdegate.

Re-elected.

William Bromley-Davenport.

Re-elected.

Population according to the census of 1871, 134,723. Electors, 11,789.

Warwickshire, Southern Division. 2 William IV.

Earl of Yarmouth.

Sir J.-Eardley Wilmot, bart. Hon. Gilbert Leigh,

Sir J - Eardley Wilmot, bart.

Earl of Yarmouth. Population according to the census of 1871, 96,905. Electors, 6429.

Warwick Borough. 23 Edw. I.

G.-W.-J. Repton. Arthur-Wellesley Peel. Arthur-Welleslev Peel. George-Wm.-John-Repton. A .- F. Godson.

Population according to the census of 1871, 10,986. Electors, 1758.

Wednesbury, Staffordshire. 80 & 81 Victoria.

.. Alexander Brogden.

A. Brogden. --- Isaacson.

Population according to the census of 1871, 116,809. Electors, 20,035.

Wenlock, Shrepshire. 2 Edw. IV.

Alexander H. Brown. Cecil Forester.

Alexander- H. Brown. Cecil Forester.

R. Benson.

Population according to the census of 1871, 21,208. Electors, 3481.

Westbury, Wilts. 27 Hen. VI.

A. Laverton.

Charles Paul Phipps. A. Laverton.

Population according to the ceasus of 1871, 6395. Electors, 1125.

Westminster. 6 Edw. VI.

Rt. Hon. W .- H. Smith. Sir C. Russell, bart.

Right Hon. William-Henry Smith. Sir C. Russell, bart.

John Morley.

Sir A. Hobhouse.

Population according to the census of 1871, 246,606. Electors, 21,081.

2. Westmoreland.

1880.

Hon. William Lowther. Earl of Bective. Earl of Bective. Hon. W. Lowther. Sir H.-W. Tufton, bart.

Population according to the census of 1871, 51,564. Electors, 5442.

2. Weymouth. 12 Edw. II.; and Melcombe Regis, Dorsetshire. 8 Edw. II.

Henry Edwards.

Henry Edwards.

Sir F. Johnstone, bart.

Sir Fred. Johnstone, bart.

A.-C. Wylie.

Population according to the census of 1871, 13,257. Electors, 1612.

l. Whitby, Yorkshire. 2 William IV.

W.-H. Gladstone.

Arthur Pease.
R.-C. Mowbrau.

Population according to the census of 1871, 13,094. Electors, 2163.

1. Whitehaven, Cumberland. 2 William IV.

Rt. Hon. G.-Cavendish Bentinck. Rt. Hon. G.-A.-Cavendish Bentinck. W.-G. Gully.

Population according to the census of 1871, 18,451. Electors, 2622.

2. Wigan, Lancashire. 28 Edw. I.; and 1 Edw. VI.

Lord Lindsay. Thos. Knowles. Lord Lindsay. (A Peer.) Thomas Knowles. J. Lancaster. Colonel M'Corquodale.

Population according to the census of 1871, 39,110. Electors, 6120.

1. Wilton, Wilts. 23 Edw. I

Hon. Sidney Herbert.

Hon. Sidney Herbert. Joseph Arch.

Population according to the census of 1871, 8865. Electors, 1401.

2. Wiltshire, Northern Division. 2 William IV.

G.-B. Estcourt. Sir George S. Jenkinson, bart. Walter Long. G.-B. Estcourt. G.-R. Fuller.

Population according to the census of 1871, 80,588. Electors, 7249.

1874. 2. Wiltshire, Southern Division. 2 William IV.

1880.

Right Hon. Lord H.-F. Thynne. Viscount Folkestone.

Re-elected. Re-elected.

Population according to the census of 1871, 72,049.

Electors, 3789.

Winchester City, Hants. 28 Edw. I.

William-Barrow Simonds. A .- R. Naghten.

'Viscount Baring. Richard Moss. . W.-B. Simonds.

Population according to the census of 1871, 16,366. Electors, 2011.

1. Windsor, Berks. 5 Edw. I.

R.-R. Gardner.

R.-R. Gardner. B. Van de Weyer.

Population according to the census of 1871, 17,981. Electors, 2129.

Wolverhampton, Staffordshire. 2 William IV.

Right Hon. Charles-Pelham Villiers. Rt. Hon. Charles-Pelham Villiers. Thos.-Matthias Weguelin. H .- H. Fowler. A. Hickman.

Population according to the census of 1871, 156,948. Electors, 22,821.

Woodstock, Oxfordshire. 80 Edw. I.; and 1 Mary.

Lord R. Churchill.

Lord Randolph Churchill. W. Hall.

Population according to the census of 1871, 7477. Electors, 1060.

.2. / Worcestershire; Bastern Division. 2 William IV.

H. Allsopp. T.- E. Walker.

W.-H. Gladstone. G .- W. Hastings.

Sir R. Temple. Sir H. Allsopp.

Population according to the tensus of 1871, 147,685. Electors, 12,000.

1874. 2. Worcestershire, Western Division. 2 William IV. 1880.

Frederick-Winn Knight. Sir E.-A.-H. Lechmere, bart. Sir E.-A.-H. Lechmere, bart. Frederick-Winn Knight. R. Willis.

Population according to the census of 1871, 66,419. Electors, 6962.

2. Worcester City. 23 Edw. I.

T.-R. Hill. J.-D. Alleroft.

T.-Rowley Hill. Æ. J. M'Intyre. J.-D. Allcroft.

Population according to the census of 1871, 38,116. Electors. 6422.

1. Wycombe, Bucks. 23 Edw. I.

Hon. W .- H .- P. Carington.

Re-elected.

Population according to the census of 1871, 10,492. Electors, 1865.

2. Yorkshire, East Riding. 2 William IV.

Christopher Sykes. W.-H.-Harrison Broadley. Christopher Sykes. W.-H.-H. Broadley. Hon. H. Wood.

Population according to the census of 1871, 139,257. Electors, 10,414.

2. Yorkshire, North Riding. 2 William IV.

Frederick-A. Milbank. Viscount Helmsley. Re-elected. Re-elected.

Population according to the census of 1871, 186,389. Electors, 20,484.

2. Yorkshire, West Riding, East Division. 30 & 31 Vict.

C.-B. Denison. J. Feilden. Sir A. Fairbairn, bart. Sir J. Ramsden, bart. C.-B. Denison. Viscount Laucelles.

Population according to the census of 1871, 263,735. Electors, 21,640.

Yorkshire, West Riding, Northern Division. 24 Victoria. 1880.

Lord Frederick-Charles Cavendish. Lord Frederick-Charles Cavendish. Sir M. Wilson, bart.

Sir M. Wilson, bart. S.-C. Lister.

F.-S. Powell.

Population according to the census of 1871, 268,614. Electors, 21,840.

Yorkshire, West Riding, South Division. 24 Victoriæ.

W.-Spencer Stanhope. Lewis-R. Starkey.

Hon. H.-W. Fitzwilliam. W .- H. Leatham.

W .- Spencer Stanhope. L.-R. Starkey.

Population according to the census of 1871, 397,493. Electors, 26,829.

2. York City. 23 Edw. I.

George Leeman. Right Hon. James Lowther.

Ralph Creyke. J. Leeman.

Rt. Hon. J. Lowther.

Population according to the census of 1871, 50,761. Electors, 10,971.

# WALES.-30.

1874.

1. Anglosegahire. 27 Hen. VIII.

1880.

Richard Davies.

Richard Davies.
Captain Rayner.

Population according to the census of 1871, 37,368. Electors, 3171.

1. Beaumarie, Amleoch, Helyhead, and Llangeful. "William IV."

Morgan Lloyd.

Re-elected.

Population according to the census of 1871, '15,872. Electors, 2581.

1. Brecknockthire. 27 Hen. VIII.

W.-F. Maitland.

- W.-F. Maitland. Hon. A. Morgan.

Population according to the cansus of 1871, 51,385. Electors, 4195.

1. Brecknock. 2 William IV.

J.-P.-W.-Gwynne Holford.

Cyril Flower.

J.-Gwunne Holford.

Population according to the census of 1871, 6308. Electors, 880.

1. Cardiff, Cowbridge, and Llantrissent. 2 Will. IV.

Colonel Stuart.

Sir E.-J. Reed.

A. Guest.

Population according to the census of 1871, 60,084. Electors, 8350.

1. Cardiganshire. 27 Hen. VIII,

Thomas-E. Lloyd.

L.-P. Pugh. T.-E. Lloyd.

Population according to the census of 1871 62,167. Electors, 4882.

1880.

1. Cardigan, Aberystwith, Lampeter, and Adpar. 2 Will. IV.

David Davies.

Re-elected.

Population according to the census of 1871, 14,485. Electors, 2280.

2. Carmarthenshire. 27 Hen. VIII.

Viscount Emlyn.
John Jones.

W.-R. Powell. Viscount Emlyn. John Jones.

Population according to the census of 1871, 89,036. Electors, 8593.

1. Carmarthen and Llanelly. 2 William IV.

B.-T. Williams.

B.-T. Williams.

Population according to the census of 1871, 25,769. Electors, 5369.

1. Carnarponshire. 27 Hen. VIII.

Hon. George-S. Douglas-Pennant. Watkin Williams. (Resigned.)

Hon. G.-Douglas Pennant.

Population according to the census of 1871, 78,581. Electors, 6652.

1. Carnarvon, Proliheli, Nevin, Conway, Bangor, and Criccieth. 2 William IV.

William-Bulkeley Hughes.

Re-elected.

Population according to the census of 1871, 27,840. Electors, 4157.

2. Denbighshire. 27 Hen. VIII.

Sir Watkin-Williams Wynn, bt.

Re-elected.

George-Osborne Morgan. Rt. Hon. G.-Osborne Morgan.

Population according to the census of 1871, 84,878. Electors, 7469.

1. Denbigh, Ruthin, Holt, and the town of Wrezham. 2 William IV.

Watkin Williams.

Sir R. Cunliffe, bart. Hon. G.-T. Kenyon.

Population according to the census of 1871, 20,223. Electors, 3071.

1. Flintshire. 27 Hen. VIII.

1880.

Right Hon. Lord Richard D'Aquila

Grosvenor.

Re-elected.

Population according to the census of 1871, 52,347. Electors, 4794.

1. Flint, Rhuddlan, Overton, Caerwys, Caergwyle, St. Asaph, Holywell, and Mold. 2 William IV.

John Roberts.

John Roberts. Capt. Pennant.

Population according to the census of 1871, 22,989. Electors, 3794.

2. Glamorganshire. 27 Hen. VIII.

Henry-Hussey Vivian. Christopher-Rice-Mansel Talbot. Re-elected.

Population according to the consus of 4871, 462,841.

1. Haverfordwest, Narberth; and Fishguard. .: 2 William IV.

Lord Kensington.

Electors, 12,811.

Right Hon. Lord Kensington, E.-D. Cropper.

Population according to the census of 1871, 9466. Electors, 1543.

1. Merionethshire. 27 Hen. VIII.

Samuel Holland.

Samuel Holland.
—— Dunlep.

Population according to the census of 1871, 46,598. Electors, 3571.

2 Merthyr Tydvil, Glamorganshire. 2 William IV.

H. Richard. Richard Fothergill. H. Richard. C. James.

W.-T. Lewis.

Population according to the census of 1871, 97,020. Electors, 14,259.

1 Montgomeryshire. '27 Hen. VIII.

Charles-Watkin-W. Wynn.

Stuart Rendel. C.- W.- W. Wunn.

Population according to the census of '1871, 48,946. Electors. 5291.

1880.

1. Montgomery, Llanidloes, Welshpool, Machynlleth, Llanfyllin, and Newtown. 2 William IV.

Hon. F.-Hanbury-Tracy.

Hon. F.-Hanbury-Tracy. Pryce Jones.

Population according to the census of 1871, 18,677. Electors, 3120.

1. Pembrokeshire. 27 Hen. VIII.

James-B. Bowen.

W. Davies. C.-E.-G. Phillips.

Population according to the census of 1871, 57,436. Electors, 5052.

1. Pembroke, Tenby, Wiston, and town of Milford. 2 William IV.

E.-J. Reed.

H.-G. Allen. T. Meyrick.

Population according to the census of 1871, 15,450. Electors, 3338.

1. Radnorshire. 27 Hen. VIII.

Hon. Arthur Walsh.

Sir R.-Green-Price, bart. R.-B. Mynors.

Population according to the census of 1871, 18,495. Electors, 2484.

1. Radnor, Knighton, Cefn-Lbys, Rhayader, Knuohine, and the town of Presteign. 2 William IV.

Rt. Hon. Marquis of Hartington.

Re-elected. (Resigned.) S.-C.-Evans Williams.

Capt. Quanay.

Population according to the common of 1871, 7026. Electors, 945.

1. Swansea, Loughor, Neath, Aberavon, and Kenfig. 2 William IV.

Lewis-Llewelyn Dillwyn:

Re-elected.

Population according to the census of 1871, 80,772. Electors, 13,631.

# SCOTLAND.—60.

• • By Acts 5 and 6 William IV., cap. 78, § 5, the Polls of all Borough Elections in Scotland, to be kept open ONE Day only.

Those places with an asterisk (\*) are the returning Burghs.

1874.

1. Aberdeenshire, Eastern Division.

1880.

Hon. Sir A. H. Gordon.

Re-elected.

Electors, 4788.

1. Aberdeenshire, Western Division. 30 & 31 Victoria.

Lord Douglas Gordon.

Dr. Farquharson. Sir W. Forbes.

Population of Aberdeenshire, according to the census of 1871, 144,445. Electors, 4155.

1. Aberdeen.

John Farley Leith.

J. Webster.

J. Shaw.

Population according to the census of 1871, 88,108. Electors, 14,184.

1. Argyleshire.

Lord Colin Campbell.

Lord Colin Campbell.

Colonel Malcolm.

Population according to the census of 1871, 65,736. Electors, 3299.

1. Ayrshire, Northern Division.

R. Montgomerie.

Cochrane Patrick. J.-B. Balfour.

Population according to the census of 1871, 75,496. Electors, 3642.

1. Ayrshire, Southern Division. 80 & 31 Victoria.

Claud Alexander.

Claud Alexander. Hon. N. Dalrymple.

Population according to the census of 1871, 77,004. Electors, 3865.

1. Ayr, Irvine, Campbelltown, Inverary, and Oban.

1880. ij

Sir W.-M.-J. Cuninghame, bart.

R.-F. Campbell.

Sir W. Cuninghame, bart.

Population according to the census of 1871, 34,562.

Electors, 4297.

Banffshire.

Robert-William Duff.

Re-elected.

Population according to the census of 1871, 52,538. Electors, 2649.

Berwickshire.

Hon. R. Baillie Hamilton.

E. Marjoribanks. Hon. R.-B. Hamilton.

Population according to the census of 1871, 35,440. Electors, 1830.

1. Buteshire.

C. Dalrymple.

T. Russell. (Unscated.)

C. Dalrymple.

C. Dalrymple.

T. Russell.

Population according to the census of 1871, 16,977.

Electors, 1311.

Caithness-shire. 1.

Sir John-G.-T. Sinclair, bart.

Sir John-G.-T. Sinclair, bart.

A. Henderson.

Population according to the census of 1871, 31,861. Electors, 1263.

1. Clackmannanshire and Kinross-shire, together with that part of Perthshire which constitutes the Parishes of Tulliallan, Culross, and Muckhart, and the Perthshire portions of the Parishes of Logie and Fossaway, and that part of the Shire of Stirling which constitutes the Parish of Alvar.

Rt. Hon. W.-P. Adam.

Rt. Hon. W.-P. Adam. (Res.)

J.-R. Haig. J. B. Balfour.

Population according to the census of 1871, 30,950.

Electors, 2084.

Edward Ellice.

Kilrenny, and Pittenweem. S. Williamson.

L. Bennett.

Population according to the census of 1871, 18,605. Electors, 2542.

1. Dumbartonshire.

1. Cupar, St. Andrew's, Anstruther Easter, Anstruther Wester, Crail

Archibald-Orr Ewing.

Archibald-Orr Ewing.

J.- W. Burns, Population according to the census of 1871, 47,453.

Electors, 2976.

#### 1. Domfriee-skire.

TRAD.

J.-J. Johnstone.

R. Jardine. Colonel Walker.

Population according to the census of 1871, 58,633. Electors, 3379.

1. \*Dumfries, Sanguhar, Annan, Lochmaben, and Kinkeuthright.

Ernest Noel.

W. Gerdon.
T.-E. Burne.

Population according to the census of 1871, 23,639. Electors, 2931.

'2. Dundee.

James Yeaman. Edward Jenkins. G. Armitstead. F. Henderson. J. Yeaman.

Population according to the census of 1871, 148,574. Electors, 14,566.

1. Dysart, \*Kirkcaldy, Kinghorn, and Burntisland.

Sir G. Campbell.

Sir G. Campbell, K.C.S.I.

C. Scott.

Population according to the census of 1871, 26,245. Electors, 4465.

1. Edinburghshire.

Earl of Dalkeith,

Rt. Hon. W.-E. Gladatone. Earl of Dalkeith.

Population according to the census of 1871, 74,126. Electors, 3260.

2. Edinburgh.

James Cowan.

D. M'Laren.
James Cown.
J.-H. Macdonald.

Population according to the census of 1871, 196,979. Electors, 28,524.

1. Edinburgh and St. Andrew's Universities. 30 & 31 Victoria.

Right Hon. Lyon Playfair. Right Hon. Lyon Playfair. E. R. Bichersteth.

Electors, 5967, The Chancellor, Members of University Court, Professors and General Council of the University.

1000.

## 1. Elginshire and Nairnshire.

Sir G.-M. Grant.

Re-elected.

Population according to the census of 1871, 38,803. Electors, 1891.

▶ • Elgin, Cullen, Bunff, Inverary, Kintore, and Peterhead.

Mounst. E. Grant Duff.

Rt. Hon. M.-Ei-Grant Duff. J.-M. M'Lean.

Population according to the census of 1871, 28,875. Electors, 3886.

#### I. Fifeshire.

Sir Robert Anstruther, bant.

Hon. B. P. Bruce. Captain Oswald.

Population according to the census of 1871, 99,067. Electors, 4767.

#### 1. Forfarshire:

James W. Barclay.

Re-elected...

Population according to the census of 1871, 65,079. Electors, 3634.

1. Fortrose, \*Inverness, Nairn, and Forres.

C.-Fraser Mackintosh.

Berelented.

Population according to the census of 1871, 23,074. Blectors, 2990.

#### 3. Glasgow.

C. Cameron. George Anderson. Charles Tennant. George Anderson. Charles Cameron. R.-T. Middleton. W. Pource. Sir J. Bain.

Population according to the cancus of 1871, 477,156. Electors, 57,920.

1. Glasgow and Aberdeen Universities. 30 & 31 Victoriæ.

Right Hon. W. Watson.

J.-A. Campbell...

Electors, 5969. The Chancellor, Members of University Court, Professors, and General Council of the University.

1. Greenock.

1880.

James Stewart.

James Stewart.

John Scott.

Population according to the census of 1871, 57,146. Electors, 7203.

1. Haddingtonskire.

Lord Elcho.

Lord Elcho.
T.-R. Buchanan.

Population according to the census of 1871, 29,015. Electors, 1040.

1. \*Haddington, Dunbar, North Berwick, Lauder, and Jedburgh.

Sir D. Wedderburn, bart.

Sir D. Wedderburn, bart.

Captain Houston.

Population according to the census of 1871, 13,093. Electors, 1896.

1. \*Hawick, Galashiels, and Selkirk. 80 & 31 Victorise.

George-Otto Trevelyan.

G.-O. Trevelyan.

J. Elliot.

Population according to the census of 1871, 25,673. Electors. 4920.

1. Inverness-shire.

Donald Cameron.

D. Cameron.

Sir K. Mackenzie.

Population according to the census of 1871, 73,069. Electors, 1851.

1. Inverbervie, Montrose, Aberbrothwick, Brechin, and Forfar.

Right Hon. William-E. Baxter.

Re-elected.

Population according to the census of 1871, 54,524. Electors, 8343.

1. Inverkeithing, Dunfermline, Queensferry, Culross, and Stirling.

Henry Campbell Bannerman.

H.-Campbell Bannerman.

Sir J.-G. Maitland.

Population according to the census of 1871, 32,985. Electors, 4806.

1. Kincardineshire.

General Sir G. Balfour.

General Sir George Balfour.

D. Sinclair.

Population according to the census of 1871, 33,617. Electors, 1838.

#### L. Kirkcudbrightshire.

188**8**i

John Maitland.

Captain Heron-Maxwell...

Population according to the census of 1871, 38,955. Electors, 2204.

1. Kirkwall, Wick, Dingwall, Dornoch, Tain, and Cromarty.

John Pender.

Re-elected.

Population according to the census of 1871, 17,557. Electors, 1754.

1. Lanarkshire, Northern Division. 30 & 31 Victoria.

Sir T.-Edward Colebreeke, bart..

Re-elected.

Electors, 10,324.

1. Lanarkshire, Southern Division.

Sir Windham Anstruther, burt.

Major Hamilton. Sir W. Anstruther, bart.

Population of Lamachahite, according to the census of 1871, 248,645. Electors (South Division), 3666.

1. \*Leith, Portobello, and Musselburgh.

Andrew Grant.

Re-elected.

Population according to the census of 1871, 57,274. Electors, 10,333:

1. Linlithgowshire.

Peter M'Lagan.

R. M'Lagan.
J.-P.-B. Robertson.

Population according to the commun of 1871, 35,754. Electors, 1232.

1. Linlithgow, Lanark, \* Falkirk, Airdrie, and Hamilton:

a 3

John Ramsay.

John Ramsay... Captain M' Taggart.

Population according to the census of 1871, 43,322. Electors, 5333.

1. Orkneyshire and Shetland.

1880.

Samuel Laing.

Samuel Laing. Dr. Badenoch.

Population according to the census of 1871, 59,448. Electors, 1704.

1. Paisley.

William Holms.

Re-elected.

Population according to the census of 1871, 48,240. Electors, 4979.

1. Peeblesshire and Selkirkshire.

Sir J. Graham G. Montgomery, bt. C. Tennant. Sir G. Montgomery.

Population according to the census of 1871, 16,016. Electors, 1136.

 Perthshire, exclusive of the Parishes of Tulliallan, Culross, Muckhart, Logie, and Fossaway, annexed to Kinross-shire and Clackmannanshire.

Col. Home-Drummond Moray.

Donald Currie.

Colonel H.-D. Moray.

Population according to the census of 1871, 101,716. Electors, 5918.

1. Perth.

C.-S. Parker.

Charles S. Parker. Colonel Williamson.

Population according to the census of 1871, 25,585. Electors, 4000.

1. Renfrewskire.

William Mure.

William Mure. (Beat.)
Colonel Campbell.

A. Crum.

Population according to the census of 1871, 97,547. Electors, 6038.

1. Renfrew, Rutherglen, Dumbarton, \*Kilmarnock, and Port Glasgow

J .- F. Harrison.

J.-D. Peddie.
J.-N. Cuthbertson.
M.-K. Kerr.

Population according to the census of 1871, 57,834. Electors, 7700.

1. Rossshire and Cromartyshire.

1880.

Alexander Matheson.

Re-elected.

Population according to the census of 1871, 74,688. Electors, 1664.

1. Roxburghshire.

Sir G. Scott Douglas, bart.

Hon. A.-R.-D. Elliot. Sir G. Scott Douglas.

Population according to the census of 1871, 35,300. Electors, 1978.

1. Stirlingshire, exclusive of the Parish of Alvar, annexed to Kinrossshire, &c.

Sir W. Edmonstone, bart.

J.-C. Bolton.
Sir W. Edmonstone.

Population according to the census of 1871, 74,392. Electors, 3328.

#### 1. Sutherlandshire.

Marquis of Stafford.

Re-elected.

Population according to the census of 1871, 23,692. Electors, 325.

#### 1. Wigtownshire,

Robert-Vans Agnew.

Sir H.-E. Maxwell, bart. Lord Dalrymple.

Population according to the census of 1871, 29,532. Electors, 1656.

\* Wigtown, New Galloway, Stranraer, and Whithorn.

Mark-John Stewart.

J. M'Laren. (Resigned.)
M.-J. Stewart.

Mark-J. Stewart. (Unseated.) J. M'Laren.

Rt. Hon. Sir J.-C. D. Hay, bart. G. M'Micking.

Population according to the census of 1871, 9738. Ecletors, 1391.

## IRELAND.—103...

The 1	Province of	Leinster re	turns	<b>3</b> 6	Members,	and has	1,335,968 1,390,402 1,830,398 845,993	Ē
99	29	Munster	99	26	**	"	1,890,402	Ē
"	99	Ulster	**	Z9	29	29	1,830,398	Ē.
99	,,	Connaugat	77	12	12	77"	030;133.J	

The First Session of the United Imperial Parliament commenced Jan. 1, 1801.

By Acts 2 and 3 William IV. cap. 88; § 11, the city of Limerick, the city of Waterford, the city of Belfast, the county of the town of Galway, and the University of Dublin, each respectively to return of Member to serve in each future Parliament, in addition to the Member which each of the said places is now by law entitled to return.

By Act 10 and 11 Victorize, cap. 81, (July 22, 1847), the time for taking the Poll at Elections of Members to serve in Parliament for Counties of Cities, Counties of Towns, and Boroughs, in Ireland, is limited to one day only, commencing at eight o'cleck in the morning,

and closing at five in the afternoon.

1874.

## 2. County of Antrina.

1880.

J. Chaine. Hon. Edward O'Neill. James Chaine.

E. Macnaghten.

S. Wilson.

S. Black.

Population according to the census of 1871, 228,376. Electors, 11,701.

## 2. County of Armagh.

Edward-Wingfield Verner..
M.-C. Close.

J.-N. Richardson. M.-C. Close. St. John Blacker. Sir W. Verner.

Population according to the census of 1871, 164,964. Electors; 6937.

1. City of Armagh.

G.-de-la-Poer Beresford.

Re-elected.

Population according to the census of 1871, 8953. Electors, 657.

1. Borough of Athibine.

Edward Sheil.

Sir John Ennis, bart. E. Sheil.

Population according to the census of 1271, 6566. Electors, 360.

1. Borough of Bandon.

1880.

Alexander Swanston.

Captain Barnard. (Resigned.) R. Allman.

R. L. Aliman. W. Payne.

Population according to the census of 1871, 6131. Electors, 430.

2. Borough of Belfast.

J.-P. Corry. W. Ewart. W. Ewart. J.-P. Corry. Dr. Seeds. John Brown.

Population according to the census of 1871, 174,413. Electors, 21,188.

2. County of Carlow.

H. Bruen.
A. Kavanagh.

Right Hon. E.-D. Gray. D.-H. Macfarlane.

A. Kavanagh.

H. Bruen.

Population according to the census of 1871, 45,124.
Electors, 2212.

1. Borough of Carlow.

H.-O. Lewis.

C. Dawson.
Colonel Butler.

Population according to the census of 1871, 7842. Electors, 302,

1. Borough of Carrickfergus.

M.-R. Dalway.

Thos. Greer.

M.-R. Dalway.

Population according to the census of 1871, 9191. Electors, 1414.

2. County of Cavan.

C.-J. Fay. J.-G. Biggar. C.-J. Fay.
J.-G. Biggar.
Somerset Maxwell.

Population according to the census of 1871, 130,749. Electors, 6096.

2. County of Clare.

Lord F. Conyngham. The O'Gorman Mahon. The O'Gorman Mahon. Captain O'Shea. Captain Vandeleur.

Population according to the census of 1871, 141,361. Electors, 5443.

1874

#### 1. Borough of Clemnek

18801

Arthur Mosre.

Arthur Moore. Stephen Moore.

Population according to the census of 1871, 11,036. Electors, 430.

## 1. Borough of Coleraine.

Sir Henry Hervey Bruce, bart.

Sir H.-H. Bruce, bart. D. Taylor.

Population according to the census of 1871, 6552. Electors, 472.

#### 2. County of Cork.

William Shaw. Colonel Colthurst. William Shaw.
Colonel Colthurst.
— Kettle.

Population according to the census of 1871, \$93,263. Electors, 14,745.

#### 2. City of Cark.

Nicholas-Daniel Murphy: W. Goulding.

J. Daly. C.-S. Parnell. W. Goulding. N.-D. Murphy.

Population according to the census of 1871, 100,518. Electors, 4680.

#### 2., County of Donegal.

Marquis of Hamilton. Thos. Lea. Thos. Lea.

Bev. Dr. Kinnear.

Marquis of Hamilton.

Population according to the census of 1871, 218,331. Electors, 4612.

## 2. County of Down.

Lord Arthur-Edwin Hill-Trevor. Viscount Castlereagh. Lord Arthur-W. Hill. Viscount Castlereagh. Major J.-S. Crawford.

Population according to the census of 1871,, 268,292. Electors, 13,085.

## 1. Berough of Downpatrick.

1680.

J. Mulholland.

J. Mulholland. A. Frazer.

Population according to the census of 1871, 4156. Electors, 304.

1. Borough of Drogheda.

W .- H. O'Leary.

B. Whitworth.

Population according to the census of 1871, 16,165. Electors, 743.

2. County of Dublin.

Ion-Trant Hamilton.

Re-elected.

Rt. Hon. Col. Thomas-E. Taylor Re-elected.

Population according to the census of 1871, 137,545. Electors, 4869.

> 2. City of Dublin,

Sir Arthur-E. Guinness, bart. Maurice Brooks.

. Maurice Brooks.

Dr. Lyons. Sir A. Guinness. J. Stirling.

Population according to the sensus of 1871, 267,717. Electors, 13,599.

Dublin University.

Right Hon. David Plunket. Right Hon. E. Gibson.

Re-elected. Re-elected.

Electors, 3548.

Masters of Arts, whose names are on the books, with Scholars and ex-Scholars.

Borough of Dundalk.

Philip Callan.

Charles Russell. P. Callan. --- Davis.

Population according to the census of 1871, 11,327. Electors, 558.

Borough of Dungannon.

T .- A. Dickson.

T.-A. Dickson. (Unseated.) Hon. W .- S .. Kwaz James Dickson. Hon. W. S. Knoz.

Population according to the census of 1871, 3887. Electors, 283.

## 1. Borough of Dungarvan.

1880.

F.-H. O'Donnell.

F.-H. O'Donnell. H.-Villiers Stuart.

Population according to the census of 1871, 7753. Electors, 273.

1. Borough of Ennis.

J.-L. Finegan.

J. Lysaght Finegan. W. O'Brien.

Population according to the census of 1871, 6503. Electors, 252.

1. Borough of Enniskillen.

Viscount Crichton.

Viscount Cole.

John Collum.

Population according to the census of 1871, 5886. Electors, 416.

2. County of Fermanagh.

Hon. H. Cole. W. Archdale. W. Archdale. Viscount Crichton. J.-G. Porter.

Population according to the census 1871, 86,959. Electors, 4778.

2. County of Galway.

Major John-Philip Nolan. Mitchell Henry. Re-elected. Re-elected.

Population according to the census of 1871, 228,280. Electors, 4911.

2. Borough of Galway.

George Morris. Michael-F. Ward. J.-O. Lever. T.-P. O'Connor. Alderman Tarpey.

Population according to the census of 1871, 19,838. Electors, 1205.

1. County of Kerry.

Henry-Athur Herbert. R.-P. Blennerhassett. R. Blennerhassett, Sir R. Blennerhassett, bart.

Population according to the census of 1871, 187,094. Electors, 5326.

#### 2. County of Kildare.

1880.

C.-H. Meldon.

Right Hon. W.-Henry-Ford Cogan. James Leahy.

C.-H. Meldon.
James Leahy.
More O'Ferrall.
A.-W. Harris.

Population according to the census of 1871, 83,614. Electors, 2793.

## 2. County of Kilkenny.

George-Leopold Bryan. P.-L. Martin.

M. Marum. P.-L. Martin. Lord A. Butler.

Population according to the census of 1871, 93,274. Electors, 4854.

## 1. City of Kilkenny.

Benjamin Whitworth,

J.-F. Smithwick. W.-J. Doherty.

Population according to the census of 1871, 15,748. Electors, 675.

#### 2. King's County.

Sir Patrick O'Brien, bart. D. Sherlock. Sir Patrick O'Brien, bart. B.-C. Molloy. H.-V. Jackson.

Population according to the census of 1871, 74,983. Electors, 3262.

## 1. Borough of Kinsale.

Eugene Collins. 1

Eugene Collins.
—— Carmichael.

Population according to the census of 1871, 6955. Electors, 194.

#### 2. County of Leitrim.

John Brady. Major O'Beirne. L. Tottenham.
Major O'Beirne.
T. Quin.

Rev. I. Nelson.

Population according to the census of 1871, 95,962. Electors, 2383.

## 2. County of Limerick.

W.-H. O'Sullivan. Edmond-John Synan. Re-elected. Re-elected.

Population according to the census of 1871, 142,071. Rlectors, 6085.

## Z. City of Limerick.

1880.

R. O'Shaughnessy. D.-F. Gabbett.

R. O'Shaughnessy. D.-F. Gabbett.

J. Spaight.

Population according to the census of 1871, 49,853. Electors, 1934

1. Borough of Lisburn.

Sir Richard-Wallace, bart.

Re-elected.

Population according to the genaus of 1871, 9283. Electors, 768.

2. County of Landondorry.

Right Hon. H. Law. Sir T. M'Clure, bart. Right Hon. H. Law. Sir T. M'Clure, bart. S. M. Alexander.

Population according to the census of 1871, 142,558. Electors, 5543.

1. City of Londonderry.

Charles-Edward Lewis.

Charles-Edward Lewis. Adam Hogg.

Population according to the census of 1871, 24,830. Electors, 2005.

2. County of Longford.

G. Errington. Justin McCarthy. Re-elected. Re-elected.

Population according to the causus of 1871, 64,501. Electors, 2626.

2. County of Louth.

A.M. Sullivan. G.H. Kirk.

P. Callan.

A.-M. Sullivan. (Resigned.)

G. H. Kirk.

A.-H. Bellingham.

Population according to the census of 1871 57,447. Electors, 2168.

1. Borough of Mallow.

J.-G. MacCarthy.

W.M. Johnson. (Unseated.) Robert Webb.

W. M. Johnson. R. W. Kelly.

Population according t the census of 1871, 4165. Electors, 290

2. County of Mayo.

1880.

George-E. Browne. J.-O'C. Power. J.-O'C. Power.
Rev. I. Nelson.
G.-E. Browns.

Population according to the census of 1871, 245,707. Electors, 3221.

#### 2. County of Meath.

N. Ennis. C.-Stewart Parnell.

Population according to the census of 1871, 94,639. Electors, 3877.

#### 2. County of Monaghan.

Sir John Leslie, burt. S.-E. Shirley. J. Givan. W. Findlater. Sir J. Leslie. S.-E. Shirley.

Population according to the census of 1871, 114,970. Electors, 5496.

## 1. Borough of New Ross.

Colonel Tottenham.

J.-S. Foley. (Resigned.)
Colonel Tottenham.

Population according to the census of 1871, 6738. Electors, 267.

## 1. Bossugh of Newry.

W. Whitworth.

H. Thomson.

Population according to the census of 1871, 14,213. Electors, 1201.

## 1. Berough of Portarlington.

Hon. Captain Dawson Damer.

Hon. B. Ritzpatnick.
J.-K. Clay.

Population according to the census of 1871, 2706. Electors, 147.

#### 2. Queen's County.

Kenelm Digby. Edmund-Gerald Dease. Richard Lelor.
A. O'Connor.
Captain Crosby.
K.-T. Digby.

Population according to the census of 1871, 76,666. Electors, 3190...

## 2. County of Roscommon.

1880.

harles-Owen O'Conor. Hon. Charles French. Dr. Commins.

James O'Kelly.

The O'Conor Don.

Mapother.

Population according to the census of 1871, 137,319. Electors, 3602.

## 2. County of Sligo.

D. O'Conor.

Captain E.-R. King-Harman.

T. Sexton. D. O'Conor.

Captain King-Harman.

Population according to the census of 1871, 104,477. Electors, 3266.

#### 2. County of Tipperary.

Stephen Moore.

P.-J. Smyth. J. Dillon.

**E.-**D. Gray.

Population according to the census of 1871, 201,687. Electors, 9,184.

## 1. Borough of Tralee.

The O'Donoghue.

The O'Donoghue. S. M. Hussey.

Population according to the census of 1871, 9498. Electors, 355.

## 2. County of Tyrone.

J.-W.-E. Macartney. Hon. H. W. Lowry Corry. J.-W.-E. Macartney.

E.-F. Litton.

Lord Claud Hamilton.

Population according to the census of 1871, 211,857. Electors, 8573.

## County of Waterford.

Lord C. Beresford.
J Delahunty.

H.-Villiers Stuart.
J. A. Blake.
Lord C. Beresford.

Population according to the census of 1871, 85,504. Electors, 3185.

1874

2. City of Waterford.

1880.

R. Power.

Major P. O'Gorman.

R. Power. Edmund Leamy. Major O'Gorman.

Population according to the census of 1871, 29,988. Electors. 1452.

#### 2. County of Westmeath.

Patrick-J. Smyth.

T.-D. Sullivan.

Right Hon. Lord R. Montagu.

Henry Gill. W. A. Gowing.

Population according to the census of 1871, 75,146. Electors, 3381.

#### 2. County of Wexford.

Sir G. Bowyer, bart.

J. Barry. G. M. Byrne.

K. O'Clery.

J. G. Gibbon. K. O'Clery.

Population according to the census of 1871, 113,172. Electors, 5773.

#### 1. Borough of Wexford.

W.-A. Redmond.

Electors, 479.

William-Archer Bednesad. (Weat.)

Sir J. Hughes. . T. M. Healy.

Population according to the census of 1871, I3,112.

# .2. County of Wicklow.

W.-R. O'Byrne. W.-W.-F. Dick.

W.-J. Corbet. J.-C. M'Coan.

W.- W.-F. Dick.

General Cunninghame.
D. Mahony.

Population according to the census of 1871, 78,697; Electors, 3811.

#### 1. Borough of Youghal.

Sir J.-N. M'Kenna.

Sir Joseph-Neale M'Kenna. D.-T. Arnolt.

٤.

Population according to the census of 1871, 6039. Electors, 289.

H '3

#### THE

# COUNTIES, BOROUGHS, AND UNIVERSITIES OF ENGLAND;

#### WITH

## THE NUMBER OF MEMBERS RETURNED BY EACH,

#### BRGLAND.-459. BEDFORDSHIRE Cockermouth Bedford Whitehaven Berkshire 3 DERBYSHIRE . Abingdon 1. Derby . Reading Wallingford 1 DEVONSHIRE Windsor Barnstaple. 2 Devonport . BUCKINGHAMSHIRE. 8 2 Exeter . Aylesbury 2 2 Plymouth Buckingham 1 Tavistock 1 Great Marlow - 1 Tiverton 2-17 Wycombe 1-8 DORSETSHIRE. 8 CAMBRIDGESHIRE. 8 Bridport · University 1 Dorchester Cambridge ī Poole Shaftesbury 1 CHESHIRE Wareham Birkenhead 1 Weymouth 2-10 Chester 2 Macclesfield . 2 DURHAM COUNTY Stockport -13 Darlington Durham CORNWALL ī Gateshead Bodmin Hartlepool 1 Helston 1 ī South Shields Launceston Stockton Liskeard Sunderland Penryn and Falmouth 2 St. Ives Essex Truro . -18 Colchester 2 Harwich 1 CUMBERLAND ī Maldon Carlisle

GLOUCESTERSHIRE .	4	Staleybridge .	1
Cheltenham .	1	Warrington .	1
Cirencester .	1	Wigan	2-53
Gloucester .	2		
Stroud	2	LEICESTERSHIRE .	4
Tewkesbury .	1-11	Leicester .	2— 6
77		l <u>.</u>	
Hampshire .	?	LINCOLNSHIRE .	6
Andover .	1	Boston	2
Christchurch .	1	Grantham .	
Lymington .	1	Great Grimsby	1
Petersfield .	1	Lincoln .	2
Portsmouth .	2	Stamford .	1-14
Southampton . Winchester .	2		•
winchester .	2—14	Middlesex	2
HEREFORDSHIRE .	8	Chelsea .	8
Hereford .	2	Finsbury .	2
Leominster .	ī— 6	Hackney	_
Leominatei .	<b>1</b> — <b>U</b>	London	4
Hertfordshire .	8	London University	-
Hertford .	1-4	Marylebone .	2
	I	Tower Hamlets	2
Huntingdonshire.	2	Westminster .	2-19
Huntingdon .	1 8	Mankanananan	
Tools on Western		Monmouth .	2 1— 8
ISLE OF WIGHT	1	Monmouth :	1- 0
Newport	1-2	Norpolk	6
Kent	6	King's Lynn	2
Canterbury	2	Norwich .	2-10
Chatham .	ī	Not with .	2-10
Dover	2	Northamptonshirs	4
Gravesend .	. ī	Northampton .	2
Greenwich .	2	Peterborough .	2 8
Hythe	ī	, c.c. 2010 ag.	
Maidstone .	2	Northumberland	4
Rochester .	2	Berwick-on-Tweed	2
Sandwich and Deal	2-21	Morpeth .	ī
		Newcastle-upon-Tyne	2
LANCASHIRE .	8	Tynemouth and North	
Ashton-under-Lyne	1	Shields .	110
Blackburn	2		-
Bolton .	2	NOTTINGHAMSHIRE	4
Burnley	1	Newark .	2
Bury	1	Nottingham .	2
Clitheroe .	1	East Retford .	<b>2</b> —10
Liverpool .	8		
Manchester .	8	Oxfordshire .	8
Oldham .	2	Banbury .	1
Preston .	2	Oxford University	2
Rochdale .	1	Oxford .	2
Salford .	2	Woodstock .	1-9
	1		

Rutlandshire	•	2- 2	Westmoreland . Kendal .	2 1
C		4	Transfer (	-
SHROPSHIR®		i l		**
Bridgenorth	•	i l	WILTSHIRE .	4
Ludlow	•	2	Calne	1
Shre <b>wsbury</b> Wenlock	•	2-10	Chippenham .	a
w enlock	•	2-10	Cricklade .	2
		-18	Devizes •	.1
Som ersetshire	•		Malmesbury •	.1
Bath .	•	2	Marlborough 🧓	1
Bristol	•		Salisbury .	2
Frome .	•	1	Westbury .	a
Taunton	•	2-13	Wilton	1—15
STAFFORDSHIRE	•	6	Att-	4
Lichfield	•	1	WUNCESTERSHIRE	1
Newcastle-und	er-Lym	2	Bewdley . Droitwich .	Ė
Stafford	•	3		1
Stoke-upon-Tr	ent	, <del>,</del> , , , , , , , , , , , , , , , , ,	Dudley	i
Tamworth		2	Evesham .	
Walsali	•		Kidderminster .	į
Wednesbury	•	1	Worcester .	<b>2—11</b>
Wolverhampto	<b>b</b>	<b>2</b> —I9	•	
_			YORESHIRE.	<b>10</b>
Suffolk .	•	4	Bradford .	<b>`2</b>
Bury St. Edmt	md's	7	Dewsbury .	1
Eye .	•		Halifax .	<b>′2</b>
Ipswich .	•	29	Huddersfield	1
			Kingston-upon-H	ull 2
SURREY .		<b>.</b> 8	Knareshorough	1
Guildford	•	1	Leeds .	8
Lambeth		2	Malton	.1
Southwark		2-11	Middlesborough	Ă
pout true			Northallerton .	4
Sussex .	_	4	Pontefract .	4
Brighton	•	2	Richmond	ī
Chichester	•	Ĩ	1 -	ā
Hastings	•	. Š	Kipon 70 Scarberough 9	.2
Horsham	•	1	Sheffield .	2
Lewes	•	i		.ĩ
Lewes Midhurst	•	3.1.1.1	Thirsk .	1
	•	i	Wakefield	_
Rye .	•	2-15	Whitby	4
Shoreham	•	.2-10	York	2-38
WARWICK .		4	Total (Engla)	(D) 459
Birmingham		Ĩ	1000.(28024	1200
Coventry	Ä	$\tilde{2}$	I	•
Warwick		2-11		

-	•	ELAW	<b>s.</b> – <b>so.</b>	
Anglesea Beaumaris	· ••••••••••••••••••••••••••••••••••••	1 1—2	GLAMORGANSHIRE Cardiff Swansea	2 1
BRECKNOCKSHIRE Brecon	•	1 1—2	Merthyr Tydvil	2-6
Cardiganshire Burghs		1 1—2	MERIONETHSHIRE .	1-1
CARMARTHENSHIRE Carmarthen		2 1—3	Montgomeryshing Montgomery .	1 1—2
CARMARVONSHIRE Carnarvon	•	1 1—2	PEMBROKESHIRE Pembroke Haverfordwest	1 1 1-8
DEMBIGHSHIRE Denbigh	"• •	2 1—3	Radnorshire . Radnor	1 1—2
FLINTSHIRE Flint	<b>:</b> .	1 1—2	Total (WALES)	<b>3</b> 0

## SCOTLAND. - 60.

ABERDEENSHIRE Aberdeen	•	2 1—8	Inverness-shire . Burghs	1 1—2
ARGYLLSHIRE	•	1—1	Kilmarhock .	1—1
Ayrshire . Ayr Burghs	•	2 1—3	Kincardineshire .	1-1
BANFFSHIRE	•	1-1	Kirkaldy, &c.	1-1
Berwickshire	•	1—1	Krrkcudbright .	1-1
Buteshire .	•	1—1	Lanarkshire Glasgow .	2 5—5
CAITHNESS-SHIER	•	<b>1—1</b>	Linlithgow .	1—1
CLACKMANNANSHIR	E.	1—1	MONTROSE	1-1
Dumbartonshing	•	1-1	Oremey, &c.	1-1
Dumfriesshir <b>h</b> Dumfries	•	ገ 1—2	Peebleshire and Selkirkshire .	14
Edinburgh Edinburgh Leith	•	1 2 1—4	PERTHSHIRE . Perth	1 1—2
Edinburgh & St.A Universi			RENTREW. Paisley Greenock	1 1 1—3
Elgin Burghs		1 1—2	Ross and Cromartyshire	1-1
Fireshire .		1-1-	Roxburghshire .	1-1
FALKIRK, &c.	•	1-1	St. Andrews, &c	1—1
FORFARSHIRE Dundee	•	1 2—3	STIRLINGSHIRE . Stirling	1 1—2
GLASGOW & ABERI Universit		1-1	SUTHERLAND . Wick	1 1—2
HADDINGTONSHIRE Burghs .	•	1 1—2	WIGTONSHIRE . Wigton	1 1—2
HAWICK, &c.	•	1—1	Total (Scotland)	60

## IRELAND.-108.

			10106.		
Antrimshire Belfast	:	2. 2	Lastrim	•	2—2
<b>Carrickfergus</b>	•	1	LIMERICKSHIRE	_	2
Lisburn	•	1-6	Limerick	•	2—
Armaghshire	•	2	Londonderryshiri		2
Armagh	•	1-3	Coleraine Londonderry	•	1 1—4
CARLOWSHIRE	•	2		•	
Carlow	•	P8	Longford	•	<b>2</b> —2
CAVANSHIRE:	•	2-2	Louth Drogheda	•	2 1
CLARESHIRE .	•	2.	Dundalk	:	i-4
Ennis .	••	1-3		•	• •
CORKSHIRE		2	MAYOSHIRE	•	<del>2</del> —2
Bandon	-	<b>i</b>	Meath .		
Cork .	•	1	MEATH .	•	<b>22</b>
Kinsale:		i l	Monaghan .		2-2
Mallow	•	1.	MUNAGHAN .	۹,	22
Youghal	•	16	Queen's County		
Toughai	•	1-0	Portarfington	•	18
Donegalshire.	_	2-2	Totamington	•	10
20M E G E DOMINE.	•		Rosscommen		2-2
Downshire		2:	TOSSCOMMON	•	Z-Z
Downpatrick	•	ī	SLIGOSHINE		
Newry	•	1	SLIGOSHIES	€.	22
Mewly &	•		Tipperary .		
DUBLINSHIRE		4	Clonmel	•	F—8
Dublin	•	2	Cionnei	•	г—р
Universi	it <del>yr</del>	2-6	Tyroneshire		2
	-		Dunganne <del>a</del>	•	<u>}8</u>
FERMANAGH	••	3			
Enniskillen	•	1	WATERFORDSHIRE	•	<b>3</b> ·
			Waterford	•	2'
GALWAYSHIRE	•	2:	Dungarvon	•	1-5
Galway	•-	2-4	J		
			Westmeath <del>smittl</del>	•	2
Kerryshire		9.	Athlone ·		18
Tralee .	•	<b>1</b> 3		•	
			Wexfordshirk.	•	2
KILDARESHIRE	•	2-2	Wexford :	•	ľ
			New Ross	•	14
KILKENNYSHIRE	•	<b>&gt;</b>			
Kilkening	•	1-5	Wicklowshirm	•	2-2
<b>V</b> 1 0		[			
King's Coumin	•	2	Total (True	AND)	165
					===

#### A LIST

OF THOSE PLACES WHICH FORMERLY SENT MEMBERS TO PARLIAMENT
AND NOW DO NOT.

Alnwick, Northumberland. Alresford, Hants. Alton, Hants. Arundel, Sussex. Ashburton, Devon. Axbridge, Somerset. Bamburgh, Northumberland. Basingstoke, Hants. Berkhampstead, Herts. Beverley, Yorkshire. Bishop's-Stortford, Herts. Blandford, Dorset. Bradford, Wilts. Bradnesham, Devon. Bridgewater, Somersetshire. Bromsgrove, Worcestershire. Bromyard, Herefordshire. Burford, Oxfordshire. Canebrig, Northumberland. Cashel, Ireland. Chard, Somerset. Chelmsford, Essex. Chipping Norton, Oxfordshire. Crediton, Devon. Dartmouth, Devon. Deddington, Oxfordshire. Doncaster, Yorkahire. Dunstable, Bedfordshire. Dunster, Somerset. Egremont, Cumberland. Ely, Cambridgeshire. Exmouth, Devon. Fareham, Hants. Farnham, Surrey. Fremington, Devon. Glastonbury, Somerset. Grampound, Cornwall. Highworth, Wilts. Honiton, Devon. Jarvall, Yorkshire.

Kingston, Surrey. Langport, Somerset. Launceston, Cornwall, Ledbury, Herefordshire. Lidford, Devon. Lyme Regis, Dorset. Mere, Wilts. Melton Mowbray, Leicestershire. Modbury, Devon. Montacute, Somerset. Newbury, Berks. Northallerton, Yorkshire. Odiham, Hants. Overton, Hants. Pershore, Worcestershire. Pickering, Yorkshire. Polerun, Cornwall. Ravensoe, Yorkshire. Reigate, Surrey. Ross, Herefordshire. St. Albans, Herts. Sherborne, Dorset. Sligo, Ireland. South Molton, Devon. Spalding, Lincolnshire. Stoke Curcy, Somerset. Sudbury, Suffolk. Teignmouth, Devon. Thetford, Norfolk. Tickhill, Yorkshire. Torrington, Devon. Totness, Devon. Tunbridge, Sussex. Wainfleet, Lincolnshire. Watchet, Somerset. Wells City. Were, Somerset. Wisbeach, Cambridgeshire. Witney, Oxfordshire. Yarmouth Parva, Suffolk,

# REPRESENTATIVE PEERS OF SCOTLAND .- [16.]

1874.

Earl of Airlie.

Marquess of Queensberry. Earl of Morton. Earl of Haddington.

Earl of Airlie. Earl of Selkirk.

Earl of Strathmore. Earl of Mar and Kellie.

Earl of Mar and Kellie. Earl of Dundonald.

Viscount Strathalian.

Lord Forbes. Lord Saltoun.

Lord Sinclair.

Lord Elphinstone.

Lord Blantyre.

Lord Colville, of Culross. Lord Balfour, of Burley. Earl of Selkirk.

Earl of Haddington. Earl of Mar-and Kellie.

Earl of Morton.

Earl of Strathmore and Kinghorn.

Earl of Dundonald.

Earl of Leven and Melville.

Viscount Strathallan. Lord Elphinstone.

Lord Baltour, of Burley.

Lord Blantyre.

Lord Colville, of Culross.

Lord Forbes. Lord Saltoun.

Lord Borthwick.

# REPRESENTATIVE PEERS OF IRELAND.—[28.]

Bleeted for Life.—Number of Votere, 160.

whel Viscount Deneralle.

Earl of Mountsainel. Earl of Lucan.

Earl of Erne. Earl of Portarlington.

Earl of Belmore.

Earl of Rosse. Earl of Bantry.

Earl of Lanesborough. Earl of Wicklow.

Earl of Clonmel.

Earl of Caledon. Earl Annesley.

Viscount Bangor. Viscount Lifford. Viscount Templetown.
Lord Clonbrock.
Lord Dunsandle.
Lord Dunsany.
Lord Dunbeyne.
Lord Oranmore.
Lord Ventry.
Lord Orofton.
Lord Inchiquin.
Lord Castlemaine.
Lord Massy.

Viscount Hawarden.

Viscount Powerscourt.

A TABLE of the Duration of the several Parliaments, from the Beginning of the Reign of Henry VIII. to the present Time.

Names of the Monarchs.	When met.			When dissolved.		Y.	Existed,	i, D.
Uenwe the Richth	91 Tonnoun	1500	៖	Pobusses	1,500	١	-	۰
might an timer	4 Palluary,	1002	3 .		1519	> 6	٠,	7 (
	r repruary,	1101	f (	March,	1010	N .	٦;	۱ -
• • • • • • • • • • • • • • • • • • • •	5 February,	1514	77	December,	1515	-	2	17
	15 April,	1523	23	August,	1523	0	တ	59
	3 November,	1530	4	April,	1536	6	40	-
	8 June,	1536	18	July,	1536	0	_	2
	28 April,	1539	24	July,	1540	-	8	98
	16 January,	1541	29	March,	1544	က	2	13
	23 November,	1545	8	January,	1547	-	<b>અ</b>	œ
Edward the Sixth	4 November,	1547	15	April,	1552	4	Ġ	11
	1 March,	1553	2	March,	1553	0	~	0
Mary	5 October,	1553.	9	December	1553	0	8	-
1		1554	•	May,	1554	0	-	ಣ
		1554	19	January,	1555	0	67	4
	21 October,	1555	6	December,	1555	0	_	18
		1557	14	November,	1557	0	6	28
Elizabeth	23 January,	1858	∞	May,	1558	0	9	16
	11 January,	1562	8	January,	1567	4	=	<b>3</b> 5
	2 April,	1571	82	May,	1571	0	-	20
	8 May,	1572	18		1680	۲	2	17
			_					

A TABLE of the Duration of the several Parliaments-continued.

Names of the Monarchs.	When met.	When dissolved.	76	Y.	Existed,	.a
Elizabeth	i,	14 September,	1586	0	0	[
	October, February	23 March,	1587	•	4	23
	November,		1588	•	<b></b> ·	25
		9 February,	1598	<b>&gt;</b> 6	<b>₹</b> 00	77
James the First	October, 1601	29 December,	1091	0	9	22
		9 February,	1611	-	10	21
• • • • • • • • • • • • • • • • • • • •	January,	8 February	1614	۰,	<b>~</b>	87 (
Charles the Bint		24 March,	1625	<b>-</b> 0	œ -	g r
Cuartes the Filst	17 May, 1625	12 August,	1625	0	4 67	<b>2</b> 9
		15 June,	1626	0	4	ရှ
		10 March,	1628	0	=	83
Charles the Sound	3 November, 1640	20 April,	1653	0 %	0,4	12
- Dinage and Security	20 April, 1660 8 Mar.	29 December,	1660	•	· ∞	. <del>4</del>
		24 January,	829	9[	00	91
		18 January	1601	۰-	4.	
James the Second		28 March,	1681	۰ ٥	n C	<b>-</b> -
	22 January. 1688	28 July,	1687	8	4	. 9
		Zo rentuary,	1689	-	_	4

A TABLE of the Duration of the several Parliaments—continued.

Names of the Monarchs.	When met.		When dissolved	solved.	E. Y.	Existed,	ď
William the Third	20 March.	1689	11 October.	1695	9	9	22
	27 November,	1696	7 July.	1698	63	~	9
	24 August,	1698	19 December.	1700	63	•	8
	26 Pebruary,	1700	11 November,	1701	_	∞	9
	\$0 December,	1701	7 July,	1702	0	8	64
Anne	20 August,	1702	5 April,	1705	61	~	18
	14 June,	1705	15 April,	1708	64	2	_
	8 July,	1708	21 September,	1710	64	67	13
	25 November,	1710	8 August,	1713	61	<b>∞</b>	7
	12 November,	1713	15 January.	1715	_	64	*
George the First	i7 March,	1716	10 March,	1721	9	=	2
	10 May,	1722	5 August,	1727	20	64	8
George the Second	2 November,	1727	18 April,	1784	9	4	ഒ
	13 June,	1784	28 April	1741	9	2	16
	27 June,	1741	18 June,	1747	•	=	4
	13 August,	1747	8 April,	1764	•	~	8
	\$1 May,	1754	20 March,	1761	9	6	2
George the Third	16 May,	1761	12 March,	1768	9	6	21
	10 May,	1768	30 September,	1774	•	4	8
	29 November,	1774	1 September,	1780	ğ	G.	ಞ
	31 October,	1780	25 March,	1784	••	4	26
	18 May,	1784	10 June,	1790	9	0	23
- 1 - 1	26 November.	1790	19 Way	1796	9	20	7

A TABLE of the Duration of the several Parliaments—continued.

Names of the Monarchs.	When met.			When dissolved.		Y.	Existed,	å, D.
George the Third	27 September,	1796	29	June.	1802	2	6	•
	31 August,	1802	24	October.	1806	4	-	25
	15 December,	1806	2	April.	1807	0	9	7
1	22 June	1807	53	September,	1812	4	2	8
•	24 November,	1812	10		1818	7.0	9	16
•	14 January,	1819	53		1820	-	9	25
George the Fourth	23 April,	1820	83	June,	1826	9	~	6
		1826	24		1830	တ	œ	10
William the Fourth	26 October,	1830	23	April,	1831	0	Ş	56
•	14 June,	1831	တ	December,	1832	-	9	19
•	•	1833	53	$\overline{}$	1834	_	Ξ	0
•	19 February,	1836	78	٦	1837	83	4	80
Victoria the First	15 November	1837	23	June,	1841	တ	7	œ
•	19 August,	1841	52	July,	1847	49	Ξ	4
• • • • • • • • • • • • • • • • • • • •	18 November,	1847		July,	1852	4	2	12
•	4 November,	1852	2		1857	4	4	17
	30 April,	1857	8		1859	_	Ξ	23
• • • • • • • • • • • • • • • • • • • •	31 May,	1859	9	July,	1865	9	_	9
	1 February,	1866	=	November,	1868	က	8	-
	10 December,	1868	26	January,	1874	9	_	<u>.</u>
			22	March,	1880	9	_	<b>58</b>

From an attentive consideration of the above statement, which is drawn up with as much accuracy as possible, from the Rells and Journals of both Houses of Parliament, the following facts may be deduced:—

In the first place it appears that, since the year 1509 (when it is generally supposed that the duration of Parliaments was extended beyond one year), only four Parliaments have existed beyond seven years, and that only eleven more have had a sexennial duration.

In the second place, it is sufficiently evident that, of the rest, only ten Parliaments have lasted above five years, only six Parliaments above four, and five above three years.

Thirdly, of the remaining number, only eleven existed above two years, and no less than thirty-seven for a shorter period.

Lastly, it is certain that, one Parliament with another, the duration of each, since the reign of Henry VII., does not exceed the space of two years and about nine months, even including the long Parliament in the reign of King Charles. I., and the still longer one which his son retained in existence for the enormous period of nearly seventeen years.

## PRESENT POPULATION OF THE UNITED KINGDOM!(1891).

England:	22,704,108
Scotland	3,358,613
Ireland	5.402.759

## OFFICERS OF STATE.

## THE LORD STEWARD'S DEPARTMENT.

The estate of the Queen's household is entirely committed to the Lord Steward, to be ruled and governed by his discretion; and all his commands in court are to be obeyed; his authority reaches over all the officers and servants of the Queen's house, except those of the Queen's chamber, stable, and chapel. Under the Lord Steward, in the compting-house, are the treasurer of the household, comptroller, cofferer, master of the household, clerks of the green cloth, &c. It is called the compting-house, because all the accounts and expenses of the Queen's household are daily taken and kept in it.

#### Lord Steward.

1880, May 8, Earl Sydney.

Treasurer of the Household.

1880, May 3, Earl of Breadalbane.

Comptroller of the Household!

1880, May 3, Lord Kensington.

Master of the Household.

1866; March 6, Sir John-Clayton Cowell, K.C.B.

Secretary:

851, May 10, Edward-Mash Browell, esq.

#### THE LORD CHAMBERLAIN

#### AND HIS DEPARTMENT.

His office is to take care of all the officers and servants (excepting those belonging to the Queen's bedchamber, who are under the Groom of the Stole) belonging to the Queen's chambers, who are sworn in their places by him. He hath the oversight of the officers of the wardrobes at all Her Majesty's houses; and of removing wardrobes or beds; of tents, revels, music, comedians, and, what is not common in other nations, although a layman, he hath oversight of the Queen's chaplains, and of all the heralds, physicians, apothecaries, &c. It is his place to inspect into the charges of coronations, marriages, public entries, cavalcades, funerals, and into all furniture for and in the parliament houses and rooms of addresses to the Queen.

#### Lord Chamberlain.

1880, May 3, Earl of Kenmare.

#### Vice-Chamberlain.

1880, May 8, Lord Charles Bruce.

#### Lords in Waiting.

1876, Oct. 1, Lord Sackville. (Extra.)
1880, May 10, Lord Methuen.
Lord Sudeley.
Lord Ribblesdale.
May 20, Lord Wrottesley.
Sept. 9, Earl of Dalhousie.

Lord Sandhurst. Sept. 13, Lord Thurlow.

# Grooms in Waiting.

Colonel Hon. Augustus Liddell. Hon. Sir Charles Augustus Murray. (Extra.) Lieut.-General Sir Francis H. Seymour. (Extra.)

1868, Jan. 24, Adm. Lord F. H. Kerr. 1872, Oct. 1, Lieut.-Colonel W. G. Stirling, R.A. (Extra.)

1876, Feb. 24, Lieut.-Colonel Hon. C.-H. Lindsay.

1876, Oct. 1, Lieut.-Col. W.-H.-F. Cavendish.

Captain F. Edwards. 1879, Dec. 8, Gen. Sir M.-A. Biddulph.

1880, Jan. 1, Capt. A.-J. Bigge, R.A.

May 20, Hon. Col. Carington.

July 24, Capt. Walter D.-S. Campbell.

# Mistress of the Robes.

# 1880, May 3, Duchess of Bedford.

# Ladies of the Bedchamber.

1851, July 15,	Dowager Marchioness of Ely.	
1854, May 24,	Dowager Duchess of Athole.	
June 30,	Lady Churchill.	
1864, Oct. 1,		
1865, Jan. 13,	Dewager Duchess of Roxburghe:	
1000, 0 4110 10,	Downger Countess of Mount Edgacumbe.	(Estrai)
1867, Oct. 29,	Viscountess Clifden. (Extra.)	
	Viscountess Jocelyn. (Extra.)	
1872, July 17,	Countess of Mayor (Extra.)	
1872, Dec. 31,	Countess of Erroll.	
1873, Jan. 7,	Countess of Gainsborough. (Extra.)	
1878, July 25,	Lady Southampton.	
	Countess of Caledon. (Extra.)	
-	Lady Abercromby.	

# Women of the Bedchamber.

1855. Nov. 10.	Viscountess Chewton.
Dec. 9.	Hon. Lady Gordon.
1856, June 10,	Lady Codrington.
1859, May 14,	Lady Sarah-Elizabeth Lindsay
1866, May 25,	Hon. Mrs. Robert Bruce.
	Lady EP. Biddulph. (Extra.)
1870, April 16,	Hon. Mrs. Grey. (Extra.)
•	Mrs. Pratt. (Extra-)
1874, Nov. 6,	Hon. Flora-Clementina-Isabella Macdonald.
	Hon. Mrs. Ferguson.
	Hon. Horatia-Charlotte Stopford.
1880. Jan. 15.	Hon, Emily S. Cathcart (Extra.)

# Maids of Honour.

Hon, Caroune-ranny Caventust.
Hon. Harriet-Lepel Phipps.
Hon. Mary-Louisa Lascelles.
Hon. Mary-Emma Pitt.
Hon. Frances-Mary Drummonde.
Hon. Evelyn-Cecilia Paget.
Hon. Amy-G. Lambart.
Hon. Ethel HM. Cadogan.

#### THE MASTER OF THE HORSE

Hath the charge of all the Queen's stables and horses. Also power over equerries and pages, footmen, grooms, farriers, smiths, saddlers, and all other trades any way relating to the stables. He has the privilege of applying to his own use one coachman, four footmen, and six grooms, in the Queen's pay, and wearing the Queen's livery. In any solemn cavalcade he rides next behind the Queen.

Master of the Horse,

1880, May, Duke of Westminster.

Master of the Buck Hounds.

1880, May 3, Earl of Cork.

CAPTAIN OF THE BAND OF GENTLEMEN AT ARMS.

1880, May 8, Earl of Fife.

CAPTAIN OF HER MAJESTY'S BODY GUARD OF YEOMEN GUARD.

1880, May 3, Lord Monson.

#### THE LORD PRESIDENT OF THE COUNCIL

Holds his post by letters patent durante bene placito. By the stat. 21

Henry VIII. he is to attend the Queen's person, to manage the debates in council, to propose matters from the Queen at the council, and to report to the Queen the Resolutions thereupon.

Earl of Chatham. 1796. 1801, July 30, Duke of Portland. 12, 1805, Jan. Viscount Sidmouth. July 10, Marquess Camden. 1806, Feb. 19, Earl Fitzwilliam. Viscount Sidmouth. Oct. 8. 1807, Mar. 26, Marquess Camden. 1812, April 8, Viscount Sidmouth. June 18, Earl of Harrowby. 17, 1827, Aug. Duke of Portland. 1828, Jan. Earl Bathurst. 26, 1830, Nov. 22, Marquess of Lansdowne. Earl of Rosslyn. 1834, Dec. 15, Marquess of Lansdowne. 1835, April 18, Lord Wharncliffe. 1841, Sept. 3, 1845, Dec. 1846, July 29, Duke of Buccleuch. 6, Marquess of Lansdowne. 1852, Feb. 27, Earl of Lonsdale. Dec. 28, Earl Granville. Lord John Russell. 1854, June 10, Earl Granville. 1855, Feb. 1858, Feb. 26, Marquess of Salisbury. 1859, June 18, Earl Granville. 1866, July Duke of Buckingham. в, 1868. Dec. Marquess of Ripon. 9, Lord Aberdare. 1873, Aug. 9, 1874, Mar. 2, Duke of Richmond and Gordon. 1880, May Earl Spencer.

# THE LORD PRIVY SEAL,

So called from his having the Privy Soal in his castedy, which he must not put to any grandenishent warvent under the Queen's signet. This real is used to all chatters, grants, and pardons, signed by the Queen, before they come to the Great Seal.

1797.	Earl of Westmoreland.
1806, Feb. 5,	Viscount Sidmouth.
Oct. 15,	Lord Holland.
1807, Mar. 25,	Earl of Westmoreland.
1827, May 1,	Duke of Portland.
July 23,	Earl of Carlisle.
1828, Jan. 26,	Lord Ellenborough.
1829, June 10,	Earl of Rosslyn.
1830, Nov. 22,	Lord Durham.
1833,	Viscount Goderich.
1834, June 5,	Earl of Carlisle.
July 30,	Earl of Mulgrave.
Dec. 15,	Lord Wharncliffe.
1835, April 18,	Lord Duncannon.
1839, Oct. 16,	Earl of Clarendon.
1841, Sept. 8,	Duke of Buckingham.
1842, Feb. 1,	Duke of Buccleuch.
1845, Dec. 29,	Earl of Haddington.
1846, July 6,	Earl of Minto.
1852, Feb. 27,	Marquess of Salisbury.
Dec. 28,	Duke of Argyll.
1855, Dec. 7,	Earl of Harrowby.
1857, Dec. 27,	Marquess of Clanricards.
1858, Feb. 26,	Barl of Hardwicks.
1859, June 18,	Duke of Argyll.
1866, July 6,	Barl of Malmesbury.
1868, Dec. 9,	Lord Kimberley.
1870, July 6,	Viscount Halifax.
1874, Mar. 2,	Earl of Malmesbury.
1876,	Earl of Beaconsfield.
1878,	Duke of Northumberland.
1880, May	Duke of Argyll.

#### THE TREASURY.

The Lord Treasurer, whose office is now executed by Lords Commissioners, hath the appointment of all officers employed in collecting the revenues of the Crown; he hath the nomination of all escheaters, and the disposal of all places and ways relating to the revenue; and power to let leaves of the Crown Lands.

#### First Lords.

Duke of Newcastle. 1754, April 6, 1762, May 29, Earl of Done. 1763, April 16, George Grenville. 1765, July 12, Marquess of Rockingham. 1766, Aug. 2, Duke of Grafton. 1770, Jan. 28, Lord North. 1782, Mar. 30, Marquess of Rockingham. July 30, Earl of Shelburne. 1783, April 5, Duke of Portland. Dec. 27, Right Hon. William Pitt. 1801, July Right Hon. "Henry Addington. 1804, May 15, Right Hon. William Pitt. 1806, Feb. 11, Lord Grenville. Duke of Portland. 1807, Mar. 31, 1810, June 23, Right Hon. Spencer Perceval. Earl of Liverpool. 1812, June 9, 1827, April 24, Right Hon. George Canning. Sept. 5, Viscount Goderich. 1828, Jan. 52, Duke of Wellington. 1830, Nov. 22, Earl Grey. Viscount Melbourne. 1834, July 18, Nov. 21, Duke of Wellington. Dec. 10, Sir Robert Peel, bart. 1835, April 14, Viscount Melbourne. 1841, Sept. 3, Sir Robert Peel, bart. 1846, July Lord John Russell. 1852, Feb. 27, Earl of Derby. Dec. 28, Earl of Aberdeen. 8, Viscount Palmerston. 1855, Feb. 1858, Feb. 26, Barl of Derby. 1859, June 18, Wiscounts Palmerston. 1865, Nov. 3, Earl Russell. 1866, July Earl of Derby. 6, 1868, Mar. 3, Right Hon. Benjamin Disraeli. Dec. 9, Right Hon. William-Ewart Gladstone. 1874, Mar. 2, Right Hon. Benjamin Disraeli, now Earl of Beaconsfield. Right Hon. William-Ewart Gladstone. 1880, April

#### Chancellors of the Exchequer.

1783, July Right Hon. William Pitt. 3, 1801, July Right Hon. H. Addington. 3, 1804, April 12, Right Hon. William Pitt. 1806, Feb. 5, Lord Henry Petty. 1807, Mar. 31, Right Hon. Spencer Perceval. 1812, June 9, Right Hon. Nicolas Vansittart. Right Hon. Frederick-John Robinson 1823, Jan. 31, 1827, April 24, Right Hon. George Canning. Sept. 5, Right Hon. John-Charles Herries. 1828, Jan. 25, Right Hon. Henry Goulburn. 1830, Nov. 22, Viscount Althorp. 1834, Dec. 10, Sir Robert Peel, bart. 1835, April 18, Right Hon. T. Spring Rice. 1839, Aug. 26, Right Hon. Francis. Thornhill Baring. 1841, Sept. 3, Right Hon. Henry Goulburn. 1846, July 6, Right Hon. Sir Charles Wood, bart. Right Hon. Benjamin Disraeli. 1852, Feb. 27, Dec. 28, Right Hon. William-Ewart Gladstone. 1855, Mar. Right Hon. Sir George-C. Lewis, bart. 5, 1858, Feb. 26, Right Hon. Benjamin Disraeli. 1859, June 18, Right Hon. William-Ewart Gladstone. 1866, July 1868, Mar. Right Hon. Benjamin Disraeli. 6, Right Hon. G.-Ward Hunt. 3, Dec. 9, Right Hon. Robert Lowe. 1873, Sept. 9, Right Hon. William-Ewart Gladstone.

# Lords of the Treasury.

Right Hon. Sir Stafford Northcote, bart.

Right Hon. William-Ewart Gladstone.

1880, April Right Hon. William-Ewart Gladstone.

May Sir A.-D. Hayter, bart.

Mr. John Holms.

Mr. C.-C. Cotes.

1874, Mar.

1880, April

2,

#### Joint Secretaries.

1880, May

Lord F. Cavendish.

Lord R. Grosvenor.

Sir R.-R.-W. Lingen, K.C.B. (Permanent.)

#### THE SECRETARIES OF STATE.

[Until the reign of Henry VIII. there was only one Secretary of State; and until the reign of Elizabeth, the Secretaries were never of the Privy Council. From the death of Queen Anne to the Rebellion of 1745, there was a third Secretary for Scotland; and from 1768, to the loss of America, in 1782, there was one for the Colonies, which office was revived in 1804, in conjunction with the War Department. The departments of the two Secretaries were, previous to 1782, divided into Northern and Southern, now styled the Home and Foreign Departments. From 1782 until 1854 there were two, and sometimes three, Secretaries of State. In that year a fourth was added, in consequence of the separation of the Department of War from that of the Colonies, and in 1858 the creation of a Secretary of State for India increased the number to five, at which it now remains. With the Home Secretary, all grants, pardons, and regulations in civil matters of every kind, are made out and executed. To the Foreign Secretary belong all despatches to and from other courts, and all business appertaining to the same. They have the custody of the privy signet, because the Queen's private letters are sealed with it. There are four Clerks of the Signet, who make out grants, patents, &c. which have the sign manual, to which the Signet being added, it is a warrant to the Privy Seal, as the Privy Seal is a warrant to the Great Seal. The Paper Office belongs to the Secretaries of State, where all papers, letters, memorials, negotiations, &c., are deposited and preserved.

# Home Department; previous to 1782 styled the Northern Department.

1798, Duke of Portland.

1801, July 30, Lord Pelham. Right Hon. Charles Yorke.

1803, Aug. 17, 1806, Feb. 5, 1807, Mar. 25, Earl Spencer.

Lord Hawkesbury. Right Hon. Richard Ryder. 1809, Nov. 1,

1812, June 11, 1822, Jan. 17, Viscount Sidmouth.

Right Hon. Robert Peel.

1827, May 1, Right Hon. William-Sturges Bourne.

July 16, 1828, Jan. 26, 1830, Nov. 22, Marquess of Lansdowne. Right Hon. Robert Peel.

Viscount Melbourne. Lord Duncannon.

1834, July 19, Dec. 15, Right Hon. Henry Goulburn.

1835, April 18, Lord John Russell. 1839, Aug. 30, Marquess of Normanby.

1841, Sept. 6, 1846, July 6, Sir James-Robert-George Graham, bart.

Sir George Grey, bart.

1852, Feb. 27, Right Hon. Spencer-Horatio Walpole. Dec. 28, Viscount Palmerston.

1855, Feb. 8, Right Hon. Sidney Herbert.

28, Right Hon. Sir George Grey, bart.

1858, Feb. 26, Right Hon. Spencer-Horatio Walpole.
1859, Feb. 28, Right Hon. T. H. S. Sotheron-Estcourt.
June 18, Rt. Hon. Sir George-Cornewall Lewis, har

June 18, Rt. Hon. Sir George-Cornewall Lewis, bart. 1861, July 23, Right Hon. Sir George Grey, bart.

1866, July 6, Right Hon. Spencer Horatio Walpole. 1867, May 17, Right Hom. Gathorne Hardy.

1868, Dec. 9, Right Hon, Henry-Austin Bruce.

1873, Aug. 9, Right Hon. Robert Lowe.

1874, Feb. Right Hon. Richard Assheton Cross. Right Hon. Sir W.-Vernon Harcourt.

# Under Secretaries of State for the Home Department.

1880, April Mr. Arthur Peel.

Hon. Sir A .- F .- O. Liddell. (Permanent.)

# Foreign Department; previous to 1782 styled the Southern Department.

1800, Lord Hawkesbury.

1804, May 14, Lord Harrowby. 1805, Jan. 11, Earl of Mulgrave.

1806, Feb. 7, Right Hon. Charles-James Fox.

Sept. 24, Viacount Howick.

1807, Mar. 25, Right Hon. George Canning.

1809, Oct. 11, Earl Bathurst.

Dec. 6, Marquess Wellesley. 2, June 11, Viscount Castlereagh.

1812, June 11, Viscount Castlereagh. 1822, Sept. 16, Right Hon. George C

1822, Sept. 16, Right Hon. George Canning, 1827, May 1, Viscount Dudley.

1828, May 30, Earl of Aberdeen.

1830, Nov. 22, Viscount Palmerston.

1834, Nov. 21, Duke of Wellington. 1835, April 18, Viscount Palmerston.

1841, Sept. 2, Earl of Aberdeen.

1846, July 6, Viscount Palmerston.

1851, Dec. 26, Earl Granville.

1852, Feb. 27, Earl of Malmesbury. Dec. 28, Lord John Russell.

1853, Feb. 21, Earl of Clarendon. 1858, Feb. 26, Earl of Malmesbury.

1858, Feb. 26, Earl of Malmesbury. 1859, June 18, Lord John Russell.

1865, Nov. 3, Earl of Clarendon.

1866, July 6, Lord Stanley.

1868, Dec. 10, Earl of Clarendon. 1870, July 7, Earl Granville.

1874, Feb. Earl of Derby.

1878, Marquis of Salisbury.

1880, April Earl Granville.

#### Under Secretaries of State for the Foreign Department.

1880, April Sir Charles Dilke, bart.

Lord Tenterden. (Permanent.)

#### Colony and War Department.

1804, May 14, Earl Camden.

1805, July 10, Viscount Castlereagh.

1806, Feb 5, Right Hon. William Windham.

1807, Mar. 25, Viscount Castlereagh.

1809, Oct. 11, Earl of Liverpool.

1812, June 11, Earl Bathurst.

1827, May 1, Viscount Goderich.

Sept. 3, Right Hon. William Huskisson.

1828, May 30, Sir George Murray.

1830, Nov. 22, Viscount Goderich.

1833, Right Hon. Edward G. Stanley.

1834, June 5, Right Hon. Thomas-Spring R. c.

Dec. 20, Earl of Aberdeen.

1835, April 18, Right Hon. Charles Grant.

1839, Feb. 20, Marquess of Normanby.

Aug. 30, Lord John Russell.

1841, Sept. 3, Lord Stanley. 1845, Dec. 23, Right Hon. William-Ewart Gladstone.

1846, July 6, Earl Grey.

1852, Feb. 27, Right Hon. Sir John S. Pskington, bart.

Dec. 28, Duke of Newcastle.

# [1854, June 10.—The Departments were divided.]

# Secretaries of State for the War Department.

1854, June 10, Duke of Newcastle.

1855, Feb. 8, Right Hon. Lord Panmure. 1858, Feb. 26, Right Hon. Jonathan Peel.

1859, June 18, Right Hon. Sidney Herbert.

1861, July 23, Right Hon. Sir George-Cornewall Lewis, bt. 1863, April 28, Earl De Grey and Ripon.

1863, April 28, Earl De Grey and Ripon. 1866, Feb. 16, The Marquess of Hartington.

July 6, Right Hon. Jonathan Peel. 1867, Right Hon. Sir J.-Somerset Pakington, bt.

1868, Dec. 10, Right Hon. Edward Cardwell. 1874, Mar. Right Hon. Gathorne Hardy.

1878, Right Hon. F.-A. Stanley.

1880, April Right Hon. H.-C.-E. Childers.

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## Under Searctaries for the War Department:

Earl of Morley. 1880, April

(Financial.) Mr. Campbell-Bannerman. Mr. R. W. Thompson, C.B. (Permanent.)

#### Secretaries of State for the Colonies Department.

1854, June 10, Right Hon. Sir George Grey, bart.

1855, May 15, Lord John Russell.

July 21, Right Hon. Sir William Molesworth, bart.

Nov. 17, Right Hon. Henry Labouchere.

1858, Feb. 26, Right Hon. Lord Stanley.

Right Hon. Sir Edward Lytton-Bulwer, bart. May 31,

Duke of Newcastle. 1859, June 18,

1864, April 7, Right Hon. Edward Cardwell.

1866, July 10, Earl of Carnarvon.

1867, Duke of Buckingham and Chandos.

1868, Dec. 10, Earl Granville.

1870, July 6, Earl of Kimberley.

1874, Mar. Earl of Carnervon.

1878, Right Hon. Sir M., Hicks-Beach, bart.

1880, April Earl of Kimberley.

#### Under Secretaries of State for the Colonies Department. Right Hon. M .- E. Grant-Duff.

1880, April Mr. R. G. W. Herbert. (Permanent.)

# The Board of Cantrol, new Styled THE SECRETARY OF STATE FOR INDIA:

#### President.

Viscount Lewisham. 1801, April 25,

Viscount Castlereagh. 1802, July,

1806, Feb. 11, Earl of Minto.

July 15, Right Hon. Thomas Grenville.

Sept. 30, Right Hon. George Tierney. Right Hon. Robert Dundas. 1807, April 4,

1809, July 11, Earl of Harrowby.

Nov. 7, Right Hon. Robert Dundas.

Earl of Buckinghamshire. 1812, April 4,

1816, June 4, 1821, Jan. 12, Right Hon. George Canning.

Right Hon. C. Bathurst. Right Hon. C. W. W. Wynn. 1822, Feb. 5,.

4, Viscount Melville. 1828, Feb.

Sept. 17, Lord Ellenborough.

Right Hon. Charles Geant. 1830, Nov. 22,

Lord Ellenborough. 1834, Dec. 15,

Right Hon. Sir John-Cam Hobhouse, bart. 1835, April 28,

1841, Sept. 4, Lord Ellenborough. Right Hon. John-Charles Herries.

Right Hon. Sir Charles Wood, bart.

Right Hon. Robert-Vernon Smith.

Right Hon. Earl of Ellenborough.

By Act of Parliament, Session 1858.

Right Hon Sir Charles Wood, bart.

The Earl De Grey and Ripon.

Right Han. Lord Stanley, Secretary of State for India.

Barliof Ripon.

Lord Broughton.

Right Hon. Fox Maule.

Right Hop. Lord Stanley.

1843, May 17,

1846, July 6,

1855, Feb. 28,

1858, Feb. 26,

1858, Sept. 2,

1859, June 18,

1866, Feb. 16,

1850, Aug. 10,

Feb. 5, Feb. 27,

Dec. 28,

May 31.

1852, Feb.

July 6, Right Hon. Lord Cranborne. **18**67, Right Hon. Sir Stafford-H. Northcote, bt. 1868, Dec. 10, Duke of Argyll. 1874, Marquis of Salisbury. 1878. Right Hon. Viscount Cranbrook. 1880, April Marquis of Hartington. Under-Secretaries: Viscount Enfield. 1880, August Sir Louis Mallet, C.B. (Permanent.) GOVERNOR-GENERAL OF INDIA. 1880, May 6, Marquis of Ripon. THE COMMISSIONERS OF ROYAL PARKS, PALACES WORKS, AND PUBLIC BUILDINGS. 1850, Mar. 22, Right Hon. Lord Sevenour: Lord John Manners. 1852, Feb. 27, Dec. 28, Right Hon. Sir William Molesworth, bart. 1855, July 21, 1858, Feb. 26, Sir Benjamin Hall, bart. Right Hon. Lord John-James-Robert Manners. 1859, June 18, Right Hom Henry Fitzrey. 1860, Feb. Right Hon. Francis-William Cowper. 9, Right Hon. Lord John-James-R. Manners. 1866, July 6, 1868, Dec. Right Hon. Austen-Henry Layard. 9, 1869, Nov. 12, Right Hon. Acton-Smee Ayrton. 1873, Aug. 11, Right How. William-Patrick Adams. 1874, Right Hon. Lord Henry Lennox. 1876. Right Hom Gerard-J. Noel. 1880. Right Hon. G. J. Shaw-Leferve. THE COMMISSIONERS OF WOODS, FORESTS, AND LAND

REVENUES.

Hon, Charles-Alexander Gove.

1855, Mar. 16, Hon. James-Kenneth Howard,.

#### THE LORD CHANCELLOR

Keeps the Great Seal, not to judge according to the common law, as other courts do, but to dispense with such parts as seem in some cases to oppress the subject; and to judge according to equity, conscience, and reason. Wherefore he is said to have two powers; one absolute, the other ordinary; the meaning of which is, he must observe the form of proceeding in other courts; yet, in his absolute power, he is not limited by the written law, but in conscience and equity. He may issue writs of habeas corpus at times. He has power to collate to all ecclesiastical benefices in the Queen's gift, rated under 201. per annum in the Queen's Books. His oath:—To do justice to all persons, poor and rich; the Queen truly to counsel, and to keep the Queen's counsel, and not to suffer the rights of the Crown to be any ways diminished.

[The Lord Chancellor and Lord Keeper are the same in power and precedence. Both are appointed by the Queen's delivery of the Great Seal; they differ only in this:—the Lord Chancellor has also letters patent, the

Lord Keeper has none.

1793, Jan. 28,

1872, Oct. 15.

1830, April

1874,

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1801, Mar. 14.
                 Earl of Eldon.
1806, Feb.
             7,
                 Lord Erskine.
1807, April 1,
1827, May 1,
                 Earl of Eldon.
                 Lord Lyndhurst.
1830, Nov. 22,
                 Lord Brougham.
1834, Nov. 21,
1836, Jan. 19,
                 Lord Lyndhurst.
                 Earl of Cottenham.
1841, Sept. 2,
                 Lord Lyndhurst
1846, July 3,
                 Earl of Cottenham.
1850, July 13,
                 Lord Truro.
1852, Feb. 27,
                 Lord St. Leonard's.
      Dec. 28,
                 Right Hon. Lord Cranworth.
1857, Feb. 27,
                 Right Hon. Lord Chelmsford.
1859, June 18,
                 Right Hon. Lord Campbell.
                 Right Hon. Lord Westbury.
1861, June 26,
1865, July 7,
                 Right Hon. Lord Cranworth.
1866, July 6,
                 Right Hon. Lord Chelmsford.
1868,
                 Right Hon. Lord Cairns.
      Dec. 11,
                 Right Hon. Lord Hatherley.
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Earl of Rosslyn.

THE MASTER OF THE ROLLS. Right Hon. Sir William Grant.

Right Hon. Lord Cairns, (now Earl Cairns.)

Right Hon. Lord Selborne.

Right Hon, Lord Selborne.

Lord Gifford. 1826, Sept. 15, Sir John-Sidgleton Copley.

1827, April 30, Sir John Leach. 1834, Sept. 29, Sir Charles-Christopher Pepys.

1836, Jan. 19, Right Hon. Henry Bickersteth. 1851, Mar. 25, Right Hon. Sir John Romilly. 1873, Sept. 3, Right Hon. Sir George Jessel.

#### THE ATTORNEY-GENERAL.

```
1799,
                 Sir John Mitford, knt.
1801,
                 Sir Edward Law, knt.
1802,
                 Hon. Spencer Perceval.
1806, Feb. 12,
                 Sir Arthur Pigott, knt.
1807,
                 Sir Vicary Gibbs, knt.
1812, Sept. 8,
                 Sir Thomas Plumer, knt.
1813, May
             4,
                 Sir William Garrow, knt.
1817,
                 Sir Samuel Shepherd, knt.
1819, July 20,
                 Sir Robert Gifford, knt.
1824, January,
                 Sir John-Singleton Copley, knt.
1828, Feb.
                 Sir Charles Wetherell, knt.
1829,
                 Sir James Scarlett, knt.
1830, Nov. 23,
                 Sir Thomas Denman, knt.
1832, Nov.
                 Sir William Horne, knt.
1834, Dec. 17,
                 Sir Frederick Pollock, knt.
1835, April 18,
                 Sir John Campbell, knt.
1841, Sept. 6,
                 Sir Frederick Poliock, bart.
1844, April 15,
                 Sir William-Webb Follett.
1845, July
             1,
                 Sir Frederick Thesiger.
1846, July
             7,
                 Sir John Jervis.
1850, July 12,
                 Sir John Romilly.
1851, Mar. 25,
                 Sir Alexander-James-Edmund Cockburn.
1852, Feb. 27.
                 Sir Frederick Thesiger.
      Dec. 28,
                 Sir Alexander-James-Edmund Cockburn.
1856, Nov. 15,
                 Sir Richard Bethell.
1858, Feb. 27,
                 Sir F. Kelly.
                 Sir Richard Bethell.
1859, June 18,
             ı,
1861, July
                 Sir William Atherton.
             2,
1863, Oct.
                 Sir Roundell Palmer.
            6,
1866, July
                 Sir Hugh M'Calmont Cairns.
      Oct. 29,
                 Sir John Rolt.
1867, July 22,
                 Sir John Burgess Karslake.
1868, Dec. 11,
                 Sir Robert P. Collier,
1871, Nov. 10,
                 Sir J .- D. Coleridge.
                 Sir Henry James.
1873, Nov. 20,
                 Sir Richard Baggallay.
1874,
                 Sir John Holker.
1875, Nov. 25,
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Sir Henry James.

1880, April

# THE SOLICITOR-GENERAL.

1799,	Sir William Grant, knt.
1800,	Hon. Spencer Perceval.
1801,	Sir Thomas-Manners Sutton, knt.
1805,	Sir Vicary Gibbs, knt.
1806, Feb. 12,	Sir Samuel Romilly, knt.
1807,	Sir Thomas Plumer, knt.
1812, Sept. 8,	Sir William Garrow, knt.
1813, May 4,	Sir Robert Dallas, knt.
1817,	Sir Robert Gifford, knt.
1819, July 20,	Sir John-Singleton Copley, knt.
1824, January,	Sir Charles Wetherell, knt.
1826, October,	Sir Nicolas Conyngham Tindal, knt.
1829, June 4,	Sir Edward-B. Sugden, knt.
1830, Nov. 23,	Sir William Horne, knt.
1832, Nov.	John Campbell, esq.
1834, Feb. 26,	Sir Charles Christopher Pepys.
Dec. 19,	Sir William Webb Follett, knt.
1835, April 18,	Sir Robert Monsey Rolfe, knt.
1839, Nov. 25,	Sir Thomas Wilde.
1841, Sept. 6,	Sir William-Webb Follett, knt.
1844, April 15,	Sir Frederick Thesiger.
1845, July 4,	Sir Fitzroy Kelly.
1846, July 4,	Sir John Jervis.
July 10,	Sir David Dundas.
1848, Mar. 25,	Sir John Romilly.
1850, July 12,	Sir Alexander-James-Edmund Cockburn, bart.
1851, Mar. 25,	Sir William-Page Wood.
1852, Feb. 27,	Sir Fitzroy Kelly.
Dec. 28,	Sir Richard Bethell.
1856, Nov. 22,	Hon. James-Stuart Wortley.
1857, May 28,	Sir Henry-Singer Keating.
1858, Feb. 27,	Sir Hugh Mac-Calmont Cairns.
1859, June 18,	Sir Henry-Singer Keating.
Dec. 16,	Sir William Atherton.
1861, July 3,	Sir Roundell Palmer.
1863, Oct. 2,	Sir Robert-Porrett Collier.
1866, July 6,	Sir William Bovill.
Nov. 28,	Sir John Burgess Karslake.
1867, July 22,	Sir Charles Jasper Selwyn.
1868, Feb.	Sir William-Baliol Brett.
Sept. 16,	Sir Richard Baggallay.
Dec. 10,	Sir John-Duke Coleridge.
1871, Nov. 10,	Sir George Jessel.
1873, Sept.	Sir Henry James.
1878, Nov. 20,	Sir WGGVVernon Harcourt.
1874,	Sir John Holker,
1875, Nov. 25,	Sir Hardinge Giffard.
1880, April	Sir Farrer Herschell.

# THE BOARD OF TRADE.

# President.

1790	Earl of Liverpool.
1804, June 6,	Duke of Montrose.
	Lord Auckland.
1807, Mar. 26,	Earl Bathurst.
1809.	Right Hon. R. S. Dundas.
1812,	Earl Bathurst.
Sept. 29,	Earl of Clancarty.
1818, Jan. 24,	Right Hon. Frederick-John Robinson.
1823, Jan. 31,	Right Hon. William Huskisson.
1827, Sept. 3,	Right Hon. Charles Grant.
1828, June 11,	Right Hon. William-Fitzgerald-Vesey Fitzgerald.
1830, Feb. 2,	Right Hon. John-Charles Herries.
Nov. 22,	Lord Auckland.
1834, June 5,	Right Hon. Charles-Poulett Thomson.
Dec. 15,	Right Hon. Alexander Baring.
1835, April 18,	Lord Sydenham.
1839, Aug. 27,	Right Hon. Henry Labouchere.
1841, Sept. 6,	Earl of Ripon.
1843, May 16,	Right Hon. William-Ewart Gladstone.
1845, Feb. 3,	Earl of Dalhousie.
1846, July 6,	Earl of Clarendon.
1847, July 22,	Right Hon. Henry Labouchere.
1852, Feb. 27,	Right Hon. Joseph-Warner Henley.
Dec. 28,	Right Hon. Edward Cardwell.
1855, Feb. 26,	Right Hon. Lord Stanley, of Alderley.
1858, Feb. 26,	Right Hon. Joseph-Warner Henley.
1859, Feb. 26,	Right Hon. Earl of Donoughmore.
1859, July 1,	Right Hon. Thomas-Milner Gibson.
1866, July 6,	Right Hon. Sir Stafford-H. Northcote, bart.
1867,	Duke of Richmond.
1868, Dec. 9,	Right Hon. John Bright.
1870, Jan. 2,	Right Hon. Chichester-S. Fortescue.
1874,	Right Hon. Sir CB. Adderley.
1878,	Right Hon. Viscount Sandon.
1880, April	Right Hon. J. Chamberlain.

#### Secretaries.

1880, May Hon. Evelyn Ashley. Mr. T.-H. Farrer. (Permanent.)

## THE CHANCELLOR OF THE DUCHY OF LANCASTER.

1803, Nov. 9, Lord Pelham. 1804, June 6, Lord Mulgrave. 1805, Jan. 14, Earl of Buckinghamshire. 1806, Feb. 12, Earl of Derby. 1807, Mar. 30, Right Hon. Spencer Perceval. 1812, May 23, Earl of Buckinghamshire. June 22. Right Hon. Charles Bathurst. Lord Bexley. 1823, Jan. 31, 1828, Jan. 26, Earl of Aberdeen. May 30, Right Hon. Charles Arbuthnot. 1830, Nov. 22, Lord Holland. 1834, Dec. 20. Earl of Haddington. Dec. 26, Right Hon. Charles-Watkin-Williams Wynn. 1835, April 18, Lord Holland. Earl of Clarendon. 1840, Oct. 31, 1841, June 21, Right Hon. Sir George Grey, bart. Sept. 6, Lord Granville C. H. Somerset. 1846, July 6, Lord Campbell 1850, Mar. 6, Earl of Carlisle. 1852, Feb. 27. Right Hon. Robert-Adam Christopher. Dec. 28, Right Hon. Edward Strutt. 1854, June 10, Viscount Granville. 1855, April 5, Right Hon. Earl of Harrowby. Dec. 7, Right Hon. Matthew-Talbot Baines 1858, Feb. 26, Duke of Montrose. 1859, June 18, Right Hon. Sir George Grey, bart. 1861, July 25, Right Hon. Edward Cardwell. Right Hou. Earl of Clarendon. 1864, April 4, Right Hon. George-Joachim Goschen. 1866, Jan. 26, July 10, Right Hon. Earl of Devon. 1867, June 28, Right Hon Colonel John-Wilson Patten. 7, 1868, Nov. Colonel Taylor. Dec. 10, Lord Dufferin. 1872, Aug. 9, Right Hon. Hugh C.-E. Childers.

Right Hon. John Bright.

Right Hon. John Bright.

Right Hon. Thomas-E. Taylor.

1873, Oct.

1874, Mar.

1880. April

1,

2,

#### THE ADMIRALTY.

The power of the Lord High Admiral hath, since the reign of Queen Anne, been executed by commissioners. The statute of Charles II. ascertains his authority in these words :- " That the Lord High Admiral for the time being shall have full power and authority to grant commissions to inferior vice-admirals or commanders-in-chief of any squadrons of ships: to call and assemble courts martial, consisting of commanders and captains; and no courts martial, where pain of death shall be inflicted, shall consist of less than five captains at least; the Admiral's lieutenant to be, as to this purpose, esteemed as a captain; and in no case wherein sentence of death shall pass (by the articles for regulating the government of Her Majesty's ships of war, or any of them), except mutiny, there shall be execution of such sentence without leave of the Lord High Admiral, if the offence be committed in narrow seas. But in case any of the offences aforesaid be committed in any voyage beyond the narrow seas, then execution shall be done by order of the commander-in-chief." He appoints coroners to view dead bodies found on the coasts, and judges in the High Court of Admiralty. To him belong all fines and forfeitures of all transgressions at sea, and at the sea shore; and in ports, from the first bridge on rivers, to the sea; goods of pirates, waifs, wrecks, &c.]

#### First Lord.

1804, May 15, Viscount Melville. 1805, April 30, Lord Barham. 1806, Feb. 11, Right Hon. Charles Grey. Sept. 27, Right Hon. Thomas Grenville. 1808, May 7, Earl of Mulgrave. 1810, May 1, Right Hon. Charles-Philip Yorke. 1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James-Robert-George Graham, bart. 1834, June 5. Lord Auckland.	1801,	Earl St. Vincent.
1806, Feb. 11, Right Hon. Charles Grey. Sept. 27, Right Hon. Thomas Grenville. 1808, May 7, Earl of Mulgrave. 1810, May 1, Right Hon. Charles-Philip Yorke. 1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James-Robert-George Graham, bart.	1804, May 15,	Viscount Melville.
Sept. 27, Right Hon. Thomas Grenville. 1808, May 7, Earl of Mulgrave. 1810, May 1, Right Hon. Charles-Philip Yorke. 1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James-Robert-George Graham, bart.	1805, April 30,	Lord Barham.
1808, May 7, Earl of Mulgrave. 1810, May 1, Right Hon. Charles-Philip Yorke. 1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James-Robert-George Graham, bart.	1806, Feb. 11,	Right Hon. Charles Grey.
1810, May 1, Right Hon. Charles-Philip Yorke. 1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James Robert-George Graham, bart.	Sept. 27,	Right Hon. Thomas Grenville.
1812, Mar. 24, Right Hon. Viscount Melville. 1830, Nov. 22, Sir James Robert-George Graham, bart.	1808, May 7,	Earl of Mulgrave.
1830, Nov. 22, Sir James-Robert-George Graham, bart.	1810, May 1,	Right Hon. Charles-Philip Yorke.
	1812, Mar. 24,	Right Hon. Viscount Melville.
	1830, Nov. 22,	Sir James-Robert-George Graham, bart.
	1834, June 5,	Lord Auckland.
Dec. 15, Earl of Aberdeen.	Dec. 15,	Earl of Aberdeen.
Dec. 19, Earl De Grey.	Dec. 19,	Earl De Grey.
1835, April 18, Lord Auckland.	1835, April 18,	Lord Auckland.
Sept. 18, Earl of Minto.	Sept. 18,	Earl of Minto.
1841, Sept. 6, Earl of Haddington.	1841, Sept. 6,	Earl of Haddington.
1845, Dec. 29, Earl of Ellenborough.	1845, Dec. 29,	Earl of Ellenborough.
1846, July 3, Earl of Auckland.	1846, July 3,	Earl of Auckland.

1849, Jan. 13, Sir Francis-Thornhill Baring, bart.

Earl Spencer.

1797.

1852, Feb. 27, Duke of Northumberland. Dec. 28, Right Hon. Sir Jas. R. G. Graham, bart. 1855, Feb. 28, Right Hon. Sir Charles Wood, bart. 1858, Feb. 26. Right Hon. Sir John Somerset Pakington, bart. 1859, June 18, Duke of Somerset. 1866, July 6, Right Hon. Sir. J .- Somerset Pakington, bart. 1867, 1868, Dec. 10, Right Hon. Henry-Thomas-Lowry Corry. Right Hon. H. Culting-Eardley Childers. 1871, March Right Hon. George-Joachim Göschen.

1874, Ech.
1877, Aug.
1880,
Right Hon. George-Ward Hunt.
Right Hon. W. H. Smith.
Earl of Northbrook.

#### Lords of the Admiralty.

1880, May

3, Admiral Sir A. C. Key, K.C.B.
Vice-Admiral Lord John Hay.
Rear-Admiral A.-H. Hoskins.
Mr.-T. Brassey.

## Secretaries to the Admiralty.

1880, Mr. G.-O. Trevelyan.
Admiral Robert Hall, C.B. (Permanent,)

#### THE ARMY.

#### Commander-in-Chief.

1809, Mar. 25, Sir David Dundas.
1811, May 29, H. R. H. the Duke of York.
1827, Jan. 22, Duke of Wellington.
1842, Aug. 15, Duke of Wellington.

# General, commanding in Chief.

1828, Feb. 25, Viscount Hill. 1852, Sept. 23, Field-Marshal Viscount: Hardinge. 1856, July 15, His Royal Highness the Dake of Cambridge.

#### Secretary at War.

1801, Feb. 20, Right Hon. Charles Yorke.

Right Hon. Charles-Bragge Bathurst.

1803, Aug. 17, 1804, May 19, Right Hon. William Dundas.

1806, Feb. Right Hon. Richard Fitzpatrick. 8,

1807, Mar. 31, Right Hon. Sir James-Murvay Pulteney, bart.

1809, July 1, Right Hon. Lord Granville-Leveson Gower. Oct. 28, Right Hon. Viscount Palmerston.

1828, May 30, Right Hon. Sir Henry Hardinge.

1830, July 30, Nov. 27, Right Hon. Lord Francis-Leveson Gower.

Right Hon. Charles-Watkin-Williams Wynn:

1831, April 4, Right Hen. Sir Henry-Brook Parnell, bart. 1, Right Hon. Sir John-Cam Hobbonse, bart.

1832, Feb. 1, 1833, April 6, Right Hon. Edward Ellice.

1834, Dec. 15, Right Hon. John-Charles Herries.

1835, April 18,

Right Hon. Viscount Howick.
Right Hon. Thomas-Babington Macaulay. 1839, Sept. 25,

1841, Sept. 6, Right Hon. Sir Henry Hardinge.

Right Hon. Sir Thomas-Francis Fremantle, bart. 1844, May 17,

1845, Feb. 4, Right Hon. Sidney Herbert.

1846, July Right Hon. Fox Maule. 6,

2, 1852, Feb. Right Hon. Robert-Vernon Smith. Feb. 27, Right Hon. William Beresford.

Right Hon. Lord Herbert. Dec. 28,

[1855, February 8.—The Office merged into the department of the Secretary of State for the War Department.

[By Royal Warrant, dated May 25, 1855, the duties of the Board of Ordnance were also transferred to the Minister of War.]

# Judge-Advocate-General.

1880, May 7, Right Hon. G.-Osborne Morgan.

# ARMY AND NAVY PAY OFFICE.

Paymaster-General.

1880.

Right Hon. Lord Wolverton.

# HER MAJESTY'S MOST HONOURABLE PRIVY COUNCIL.

H.R.H. the Prince of Wales. H.R.H. the Duke of Edinburgh. H.R.H. the Duke of Connaught. H.R.H. the Prince Leopold. H.R.H. the Duke of Cambridge. The Archbishop of Canterbury. The Archbishop of York. Duke of Somerset. Duke of Richmond and Gordon. Duke of Beaufort. Duke of St. Albans. Duke of Marlborough. Duke of Buccleuch. Duke of Argyll. Duke of Northumberland. Duke of Wellington. Duke of Buckingham & Chandos. Duke of Abercorn. Duke of Devonshire. Marquis of Salisbury. Marquis of Donegal. Marquis of Exeter. Marquis of Ailesbury. Marquis of Normanby. Marquis of Ripon. Marquis of Hertford. Marquis of Lorne. Marquis of Hartington. Earl of Derby. Earl of Devon. Earl of Sandwich. Earl of Tankerville. Earl Cowper. Earl Spencer. Earl of Carnarvon. Earl of Malmesbury. Earl of Cork and Orrery. Earl of Wilton. Earl Grey. Earl of Harrowby. Earl of Bradford. Earl of Kenmare. Earl of St. Germans. Earl Granville. Earl of Ducie.

Earl of Strafford.

Earl Cowley. Earl of Kimberlev. Earl of Dufferin. Earl of Hardwicke. Earl of Ilchester. Earl Beauchamp. Earl Percy. Earl Sydney. Earl of Northbrook. Earl of Beaconsfield Earl of Redesdale. Earl Cairns. Earl of Coventry. Earl of Mount Edgcumbe. Earl of Breadalbane. Earl of Fife. Viscount Falkland. Viscount Monck. Viscount Eversley. Viscount Bury. Viscount Halifax. Viscount Barrington. Viscount Sandon. Viscount Cardwell. Viscount Cranbrook. Viscount Sherbrooke. Bishop of London. Lord Selborne. Lord Aberdare. Lord Colville of Culross. Lord Napier and Ettrick. Lord Forester. Lord de Tabley. Lord Lyons. Lord Ebury. Lord Hatherley. Lord Penzance. Lord Howard of Glossop. Lord Blachford. Lord Poltimore. Lord Wolverton. Lord Moncreiff. Lord Coleridge. Lord Cottesloe. Lord Emly. Lord Carlingford.

Lord Hammond. Lord Winmarleigh. Lord Monson. Lord Skelmersdale. Lord Blackburn. Lord Norton. Lord Aveland. Lord Watson. Lord Kensington. Lord Mount Temple. Lord Brabourne. Lord John J. R. Manners. Lord Robert Montagu. Lord Otho Augustus Fitzgerald. Lord Claude Hamilton. Lord Clarence Paget. Lord Augustus Loftus. Lord Odo William Russell. Lord Richard Grosvenor. Lord Henry Somerset. Lord Henry Lennox. Lord Henry Thynne. Lord G. Hamilton. Lord Charles Bruce. Hon. Henry B W. Brand. Sir Stafford Henry Northcote. Sir George Grey. Sir Robert Peel. Sir Joseph Napier. Sir James Fergusson. Sir William Heathcote. Sir Michael E. Hicks Beach. Sir John C. Dalrymple Hay. Sir David Dundas. Sir Geo. Hamilton Seymour. Sir Lawrence Peel. Sir John M'Neill. Sir William Erle. Sir James William Colvile. Sir William Hutt. Sir Andrew Buchanan. Sir Edwd. Vaughan Williams. Sir Richard Torin Kindersley. Sir Wm. R. S. V. Fitzgerald. Sir Robert Phillimore. Sir Frederick Peel. Sir William Milbourne James.

Sir Barnes Peacock.

Sir Edward Lugard.

Sir Edward Thornton.

Sir Montague Edward Smith.

Sir Robert Porrett Collier.

Sir Wm. Thomas Knollys. Sir James Hannen. Sir John Barnard Byles. Sir Henry Bartle Eduid. Frece. Sir George Jessel. Sir Samuel Martin, Sir Henry S. Keating. Sir Richard Baggallay. Sir Richard Couch. Sir J. B. Karslake. Sir Augustus Paget. Sir H. C. Montgomery. Sir G. W. Branwell. Sir W. B. Brett. Sir R. P. Amphlett. Sir Austen Henry Layard. Sir Henry Cotton. Sir J. M. Macleod. Sir Robert Lush. Sir John Meller. Sir J. A. Macdonald. Sir R. A. Cross. Sir W. Hart Dyke. Sir H. F. Ponsonby. Sir J .- R Mowbray. Sir W. Vernon Harcourt. Hon. Sir C. A. Murray. Hon. Edward Pleydell Bouverie. Hon. Charles Pelham Villiers. Hon. Sir Henry George Elliot. Hon. James A. Stuart Wortley. Hon. Gerard J. Noel. Hon. F. A. Stanley. Hon. D. R. Plunket. Hon. R. Bourke. William Ewart Gladstone. Thomas Milner Gibson. Richard More O'Ferrall. Spencer Horatio Walpole. Joseph Warner Henley. William Beresford. John Parker. John Inglis. Thomas Emerson Headlam. William Nathaniel Massey. George Joachim Göschen. Stephen Cave. Henry James Baillie. Thomas Edward Taylor. John Bright. Hugh Culling Eardley Childers. William Edward Forster.

James Stansfeld.
Acton Smee Ayrton.
James Anthony Lawson.
Montague Bernard.
John George Dodson.
George Young.
Peter Erle.
William Edward Baxter.
William Patrick Adam.
Lyon Playfair.
George Sclater-Booth.
John Gellibrand Hubbard.

G. A. Caven. Bentinck.
W. H. Smith.
James Lowther.
Henry C. Raikes.
George Cubitt.
A. J. Beresford Hope.
Joseph Chamberlain.
Anthony J. Mundella.
Henry Fawcett.
G. Osborne Morgan.
M. E. Grant Duff.
G. J. Shaw-Lefevre.

#### COURT OF FINAL APPEAL. House of Lords.

The Lord Chancellor.

Two Lords of Appeal in Ordinary.

Lord Blackburn.

Lord Watson.

And such Peers as are holding or have held the Offices of Lord Chancellor. paid Judge of the Judicial Committee of the Privy Council, or Judge of one of the Superior Courts of Great Britain or Ireland.

#### JUDICIAL COMMITTEE OF THE PRIVY COUNCIL.

The Lord President. The Lord Chancellor. The Lords of Appeal in Ordinary. The Lords Justices of Appeal. The Lord Chief Justice. The Master of the Rolls.

The Judges of the High Court of Justice. Sir Henry Keating. Sir Joseph Napier. Right Hon. M. Bernard. Sir Barnes Peacock. Sir M. E. Smith. Sir R. P. Collier.

#### SUPREME COURT OF JUDICATURE.

Court of Appeal.

The Lord Chancellor. The Lord Chief Justice. The Master of the Rolls. Sir W. M. James. Sir R. Baggallay. Sir W. B. Brett. Sir G. W. Bramwell. \ Lords Justices. Sir H. Cotton. Sir R. Lush.

#### HIGH COURT OF JUSTICE.

Chancery Division. Lord Selborne (Lord Chancellor). Sir G. Jessel (Master of the Rolls). Sir Richard Malins Vice. Sir James Bacon. Chancellors. Sir Charles Hall. Sir Edward Fry, Judge.

Queen's Bench Division. Lord Coleridge, (L.C.J.) Sir W. V. Field. Sir Henry Manisty. Sir C. Bowen. Sir C. J. Watkin Williams.

Common Pleas Division. Sir W. R. Grove. Hon. G. Denman. Sir N. Lindley. Sir H. C. Lopes.

Exchequer Division. Sir C. E. Pollock. Barons. Sir J. W. Huddleston. Sir H. Hawkins. Sir J. F. Stephen.

Probate, Divorce, and Admiralty Division. Sir James Hannen. | Sir Robert J. Phillimore.

Ecclesiastical Division.

Lord Penzance.

# ARCHBISHOPS AND BISHOPS OF ENGLAND AND WALES.

† By an Owder in Council, dated 25th August, 1851, the incomes of the Archbishops and Bishops of England and Wales are regulated; the amount is annexed to the name of the various Sees.

## ARCHBISHOPS.

# Canterbury.—[£.15,000.]

1805, Feb. 2,	Charles-Manners Sutton, D.D.	(From Morsoich.)
1828, Aug. 4,	William Howley, D.D.	(From London,)
1848, Feb. 22,	John-Bird Sumner, D.D.	(From Chester.)
1862, Oct. 20,	Thomas-Charles Longley, D.D.	(From York.)
1868, Nov. 26,	Archibald-Campbell Tait, D.D.	(From London.)

# York. -[£.10,000.]

	•	
1776, 1807, Dec. 1,	William Markham, D.D. Hon. Edward-Venables Vernon, I	(From Chester.) L.D. (From Carlisle.)
1847, Nov. 17.	Thomas Musgrave, D.D.	(From Hereford.)
1860, June 4,	Thomas-Charles Longley, D.D.	(From Durham.)
1862, Dec. 6,	William Thompson, D.D.	(From Gloucester.)

#### BISHOPS.

# Bangor.-[£.4200.]

1806, Dec. 13, 1809, Aug. 12, 1830, Oct. 10,	William Cleaver, D.D. John Randolph, D.D. Henry-William Majendie, D.D. Christopher Bethell, D.D.	(From Chester.) (From Oxford.) (From Chester.) (From Exeter.)
1859. May 14.	James Golguboun Campbell, D.D.	•

# Bath and Wells .- [£.5000.]

	Dain and mens.—[ 2:000	···]
1802, April 17,	Richard Beadon, D.D.	(From Gloucester.)
1824, May 8,	George-Henry Law, D.D.	(From Chester,)
1845, Oct. 14,	Richard Bagot, D.D.	(From Oxford.)
1854, May 31,	Robert-John Eden.	(From Sodor and Man.)
	[Resigned September 18	1 <b>79.</b> ]
1880 Dec '91	Land Arthur-Charles Hervey	. D.D.

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Carlisle.—[£.4500.]
1808, Jan. 26,
                Samuel Goodenough, LL.D.
1827, Sept. 17,
                Hon. Hugh Percy, D.D.
                                                     (From Rochester.)
1856, Feb. 26,
                Hon. Henry-Montagu Villiers, D.D.
1860, Aug. 29,
                 Hon. Samuel Waldegrave, D.D.
1869, Nov. 30,
                 Harvey Goodwin, D.D.
                         Chester.—[£.4500.]
                 Henry-William Majendie, D.D.
1800, May 24,
1809, Oct. 7,
                 Bowyer-Edward Sparke, D.D.
1812, June 20,
                 George-Henry Law, D.D.
1824, June 8,
                 Charles-James Blomfield, D.D.
1828, Aug. 26,
1848, Mar. 11,
                 John-Bird Sumner, D.D.
                 John Graham, D.D.
1865, July 8.
                 William Jacobson, D.D.
                        Chichester.—[£.4200.]
1797,
                 John Buckner, D.D.
             8,
1824, May
                 Robert-James Carr, D.D.
1831, Sept. 23,
1836, Sept. 9,
                 Edward Maltby, D.D.
                 William Otter, D.D.
            7,
1840, Sept.
                 Philip-Nicholas Shuttleworth, D.D.
1841, Jan. 24,
                 Ashurst-Turner Gilbert, D.D.
1870, May
             8.
                 Richard Durnford, D.D.
                         Durham.—[£.8000.]
1791
                 Hon. Shute Barrington, LL.D.
                                                     (From Salisbury.)
1826,
                 William Van Mildert, D.D.
                                                      (From Llandaff.)
1836, March 3,
                 Edward Maltby, D.D.
                                                    (From Chichester.)
                       [Resigned, Sept. 30, 1856.]
                 Thomas-Charles Longley, D.D.
                                                         (From Ripon.)
1856, Oct. 13,
1860, July 10,
                                                       (From Carlisle.)
                 Hon. Henry-M. Villiers, D. D.
                                                    (From Gloucester.)
                 Charles Baring, D.D.
1861, August
                         [Resigned, Jan. 1879.]
1879, Jan.
                 Joseph Barber Lightfoot, D.D.
                           Ely.—[£.5500.]
1808, Sept. 13,
                 Thomas Dampier, D.D.
                                                     (From Rechester.)
1812, May 23,
                 Bowyer-Edward Sparke, D.D.
                                                       (From Chester.)
                                                        (From Bristol)
1836, June 15,
                 Joseph Allen, D.D.
1845, Mar. 29,
                 Thomas Turton, D.D.
1864, Feb. 4,
                 Edward-Harold Browne, D.D.
1873, Nov.
                James-Russell Woodford, D.D.
                          Exeter. -- [ £.5000.]
1797,
                 Henry-Reginald Courtenay, D.D.
                                                        (From Bristol.)
1803, June 25,
                 John Fisher, D.D.
1807, July 11,
                 Hon. George Pelham, LL.D.
                                                       (From Bristol.)
1820, Oct. 16,
                 William Carey, D.D.
1830, April 7,
                 Christopher Bethell, D.D.
                                                    (From Gloucester.)
      Nov. 11,
                 Henry Philpotts, D.D.
                 Frederick Temple, D.D.
1869, Dec. 21,
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Gloucester and Bristol.—[£.5000.]
1802, April21,
                George-Isaac Huntingford, D.D.
1815, July 8.
                Hon. Henry Ryder, D.D.
1824, Mar. 11,
                Christopher Bethell, D.D.
1830, June 11,
1856, July 11,
                James-Henry Monk, D.D.
                Charles Baring, D.D.
1861, Nov. 11,
                William Thompson, D.D.
1862, Dec.
                Charles-John Ellicott, D.D.
                        Hereford .- [ £.4200.]
1800.
                 Folliott-Herbert-Walker Cornwall, D.D. (From Bristol.)
1808, July 16,
                 John Luxmoore, D.D.
                                                      (From Bristol)
1815, July 23,
                 George-Isaac Huntingford, D.D.
                                                   (From Gloucester.)
1832, May
            7,
                 Hon. Edward Grey, D.D.
             7,
1837, Aug.
                 Thomas Musgrave, D.D.
1847, Dec. 11,
                 Renn-Dickson Hampden, D.D.
1868, June 24,
                 James Atlay, D.D.
                         Llandaff.-[£.4200.]
1782,
                 Richard Watson, D.D.
1816, July 18,
                 Herbert Marsh, D.D.
1819, May 15,
                 William Van Mildert, D.D.
1826, April 25,
                 Charles-Richard Sumner. D.D.
1827, Dec. 12,
                 Edward Copleston, D.D.
1849, Nov. 1.
                 Alfred Ollivant, D.D.
                  Lichfield and Coventry.—[£.4500.]
1781,
                 Hon. James Cornwallis, LL.D.
1824, Feb.
                 Hon. Henry Ryder, D.D.
                                                    (From Gloucester.)
1836, June 15,
                 Samuel Butler, D.D.
1839, Dec. 30,
                 James Bowstead, D.D.
                                               (From Sodor and Man.)
1843, Nov. 6,
                 John Lonsdale, D.D.
1868,
                 G. A. Selwyn, D.D.
                                                 (From New Zealand)
1878,
                 William D. Maclagan, D.D.
                         Lincoln.-[£.5000.]
1787,
                 George-Pretyman Tomline, D.D.
1820, Aug. 19,
                 Hon. George Pelham, D.D.
                                                       (From Exeter.)
1827, Feb. 15,
                 John Kaye, D.D.
                                                       (From Bristol.)
1853, Mar. 11,
                 John Jackson, D.D.
                 Christopher Wordsworth, D.D.
1869, Jan. 30,
                        Liverpool.—[£.3500.]
                 John C. Ryle, D.D.
1880.
                         London.—[£.10,000.]
                 Beilby Porteus, D.D.
                                                      (From Chester.)
 1787,
                 John Randolph, D.D.
                                                       (From Bangor.)
1809, June 10,
1813, Aug. 14,
                 William Howley, D.D.
                 Charles-James Blomfeld, D.D.
                                                       (From Chester.)
1828, Aug. 15,
                       [Resigned, Sept. 30, 1856.]
 1856, Oct. 11,
                 Archibald-Campbell Tait, D.D.
 1869, Jan. 4,
                 John Jackson, D.D.
                                                      (Prom. Lincoln.)
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Manchester.—[£.4200.]
1847, Oct. 18,
                James-Prince Lee, D.D.
1870, Mar. 25, James Frazer, D.D.
                         Norwich.—[ £.4500.]
1792,
                 Charles-Manners Sutton, D.D.
1805, March 9,
                 Henry Bathurst, LL.D.
1837, April 18,
                 Edward Stanley, D.D.
1849, Sept. 29,
                 Samuel Hinds, D.D.
. 1867, April 30,
                 Hon. John-Thomas Pelham, D.D.
                          Oxford .-- [ £.5000.]
 1807, Jan. 14,
                 Charles Moss, D.D.
 1811, Dec. 31,
                 William Jackson, D.D.
 1816, Dec. 30,
                 Hon. Edward Legge, LL.D.
1827, Feb. 14,
                 Charles Lloyd, D.D.
 1829, July 13,
                 Richard Bagot, D.D.
                 Samuel Wilberforce, D.D.
 1845, Nov. 13,
                 John-Fielder Mackarness.
 1869,
                       Peterborough.—[£.4500.]
 1794,
                 Spencer Madan, D.D.
                                                       (From Bristol.)
 1813, Nov. 16,
                 John Parsons, D.D.
 1819, April 25,
                 Herbert Marsh, D.D.
                                                     (From Llandaff.)
 1839, May 7,
                 George Davys, D.D.
 1864, May 21,
                 Francis Jenne, D.D.
 1868, Oct. 14,
                 William-Connor Magee, D.D.
                          Ripon .- [£.4500.]
                 Thomas Charles Longley, D.D.
 1936. Oct. 15.
 1856, Dec. 9, Robert Bickersteth, D.D.
                         Rochester .- [ 4.3100.]
 1793,
                 Samuel Horsley, LL.D.
                                                  (From St. David's.)
 1802, Aug. 3,
                 Thomas Dampier, D.D.
 1808, Dec. 3,
                 Walter King, D.D.
 1827, June 28,
                 Hon. Hugh Percy, D.D.
      Nov. 14,
                                               (Prom Sodor and Man.)
                 George Murray, D.D.
 1860, Mar. 22,
                 Joseph-Cotton Wigram, D.D.
 1867, April 26,
                 Thomas Legh Claughton, D.D.
 1877,
                 Anthony Wilson Thorold, D.D.
                        St. Albans .- [£.4500.]
 1877,
                 Thomas Legh Claughton, D.D.
                                                    (From Rochester.)
                         St. Asaph.—[£.4200.]
                 Samuel Horsley, LL.D.
 1802, July ~29,
                                                   (From Rochester.)
 1806, Oct. 15,
                 William Cleaver, D.D.
 1815, May 23,
                 John Luxmoore, D.D.
                                                     (From Hereford.)
 1830, Feb. 23,
                 William Carey, D.D.
                                                       (From Exeter.)
                 Thomas-Vowler Short, D.D.
 1846, Oct. 10,
                                               (From Sodor and Man.)
                         [Resigned Jan. 1870.]
 1870. Mav
              9, Joshua Hughes, D.D.
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1800, Dec. 20, 1803, June 25, 1825, June 18,	Lord George Murray, LL.D. Thomas Burgess, D.D. J. B. Jenkinson, D.D.	
1840, July 23, 1874,	Connop Thirlwall, D.D. William Basil Jones, D.D.	
	Salisbury.—[£.5000.]	
1825, May 21,	John Douglas, D.D. John Fisher, D.D. Thomas Burgess, D.D. Edward Denison, D.D. Walter-Kerr Hamilton, D.D. George Moberly, D.C.L.	(From Carlisle.) (From Exeter.) (From St. David's.)

# Sodor and Man.—[£.2000.]

1854, Hon. H. Powys, D.D. 1877, Rowley Hill, D.D.

# Truro.—[£.3000.]

1877, Jan. 16. Edward-White Benson, D.D.

## Winchester .- [£.7000.] •

1781,	Hon. Brownlow North, LL.D.	(From Worcester.)
1820, July 18,	Sir George-Pretyman Tomline, D.D.	(From Lincoln.)
1827, Nov. 25,	Charles-Richard Sumner, D.D.	(From Llandaff.)
•	Resigned, November 6, 1869.]	,
1869, Dec. 16,	Samuel Wilberforce, D.D.	(From Oxford.)
1873, Aug. 13,	Edward-Harold Browne, D.D.	(From Ely.)

# Worcester.—[£.5000.]

1781,	Richard Hurd, D.D.	(From Lichfield.)	
1808, June 14,	Folliott-Herbert-WalkerCornwall, D.D. (From Hereford.)		
1813, Sept. 10,	Robert-James Carr, D.D.	(From Chichester.)	
1841, April 29,	Henry Pepys, D.D.	(From Sodor and Man.)	
1860,	Henry Philpott, D.D.	•	

Note.—The Bishops of London, Durham, and Winchester, rank next to the Archbishops; the rest according to priority of consecration.

Present Income, £.5000.

# THE PRINCIPAL LAWS

RELATING TO

# PARLIAMENTARY ELECTIONS.

THE BALLOT ACT, 1872;

THE REPRESENTATION OF THE PEOPLE ACT, 1867; &c. &c.

AND THE

DECISIONS OF THE COURT OF COMMON PLEAS ON REGISTRATION APPEALS;

WITH

CORRECT FORMS OF REGISTRATION NOTICES AND LISTS APPLICABLE TO COUNTIES, CITIES AND BOROUGHS.

> "THE BALLOT ACT, 1872." (34th and 35th Victoriae, cap. 38.)

An Act to amend the Law relating to Procedure at Parliamentary and Municipal Elections.

[18th July, 1872.]

WHEREAS it is expedient to amend the law relating to procedure at parliamentary and municipal elections:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

# PART I.—PARLIAMENTARY ELECTIONS.

PROCEDURE AT ELECTIONS.

Nomination of Candidates for Parliamentary Elections.

A candidate for election to serve in Parliament for a county or borough shall be nominated in writing. The writing shall be subscribed by two registered electors of such county or borough as proposer and seconder, and by eight other registered electors of the same county or

borough as assenting to the nomination, and shall be delivered during the time appointed for the election to the returning officer by the

candidate himself, or his proposer or seconder.

If at the expiration of one hour after the time appointed for the election no more candidates stand nominated than there are vacancies to be filled up, the returning officer shall forthwith declare the candidates who may stand nominated to be elected, and return their mames to the Clerk of the Crown in Chancery; but if at the expiration of such hour more candidates stand nominated than there are vacancies to be filled up, the returning officer shall adjourn the election and shall take a poll in manner in this Act mentioned.

A candidate may, during the time appointed for the election, but not afterwards, withdraw from his candidature by giving a notice to that effect, signed by him, to the returning officer: Provided, that the proposer of a candidate nominated in his absence out of the United Kingdom may withdraw such candidate by a written notice signed by him and delivered to the returning officer, together with a written

declaration of such absence of the candidate.

If after the adjournment of an election by the returning officer for the purpose of taking a poll one of the candidates nominated shall die before the poll has commenced, the returning officer shall, upon being satisfied of the fact of such death, countermand notice of the poll, and all the proceedings with reference to the election shall be commenced afresh in all respects as if the writ had been received by the returning officer on the day on which proof was given to him of such death; provided that no fresh nomination shall be necessary in the case of a candidate who stood nominated at the time of the countermand of the poll.

## Poll at Elections.

II. In the case of a poll at an election the votes shall be given by baffot. The baffot of each voter shall consist of a paper (in this Actalled a ballot paper) showing the names and description of the candidates. Each ballot paper shall have a number printed on the back, and shall have attached a counterfoil with the same number printed on the face. At the time of voting, the ballot paper shall be marked on both sides with an official mark, and delivered to the voter within the 'polling station, and the number of such voter on the register of voters shall be marked on the counterfoil, and the voter having secretly marked his vote on the paper, and folded it up so as to conceal his vote, shall place it in a closed box in the presence of the officer presiding at the polling station (in this Act called "the presiding officer") after having shown to him the official mark at the back.

Any ballot paper which has not on its back the official mark, or on which votes are given to more candidates than the voter is entitled to vote for, or on which anything, except the said number on the back, is written or marked by which the voter can be identified, shall be void and

not counted.

After the close of the poll the ballot boxes shall be sealed up, so as to prevent the introduction of additional ballot papers, and shall be taken charge of by the returning officer, and that officer shall, in the presence

of such agents, if any, of the candidates as may be in attendance, open the ballot boxes, and ascertain the result of the poll by counting the votes given to each candidate, and shall forthwith declare to be elected the candidates or candidate to whom the majority of votes have been given, and return their names to the Clerk of the Crown in Chancery. The decision of the returning officer as to any question arising in respect of any ballot paper shall be final, subject to reversal on petition questioning the election or return.

Where an equality of votes is found to exist between any candidates at an election for a county or borough, and the addition of a vote would entitle any of such county or bedeen elected, the returning officer, if a registered electer of such county or borough, may give such additional vote, but shall not in any other case be entitled to vote at

an election for which he is returning officer.

#### OFFICES AT ELECTIONS.

Offences in respect of Nomination papers, and Ballot boxes.

III. Every person-who,-

(1.) Forges or fraudulently defaces or fraudulently destroys any nomination paper, or delivers to the returning officer any nomination paper, knowing the same to be forged; or

(2.) Forges or counterfeits or fraudulently defaces or fraudulently destroys any ballot paper or the official mark on any ballot

paper; or

(3.) Without due authority supplies any ballot paper to any person;

(4.) Fraudulently puts into any ballot box any paper other than the ballot paper which he is authorised by law to put in; or

(5.) Fraudulently takes out of the polling station any ballot paper;

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(6.) Without due authority destroys, takes, opens, or otherwise interferes with any ballot box or packet of ballot papers then in use for the purposes of the election;

shall be guilty of a misdemeanor, and be liable, if he is a returning officer or an officer or clerk in attendance at a polling station, to imprisonment for any term not exceeding two years, with or without hard labour, and if he is any other person, to imprisonment for any term not expeeding six months, with or without hard labour.

Any attempt to commit any offence specified in this section shall be punishable in the manner in which the offence itself is punishable.

In any indictment or other prosecution for an offence in relation to the nomination papers, ballot boxes, ballot papers, and marking instruments at an election, the property in such papers boxes, and instruments may be stated to be in the returning officer at such election, as well as the property in the counterfoils.

#### Infrangement of Secrecy.

IV. Every officer, clerk, and agent in attendance at a polling station shall maintain and aid in maintaining the secrecy of the voting in such

station, and shall not communicate, except for some purpose authorised by law, before the poll is closed, to any person any information as to the name or number on the register of voters of any elector who has or has not applied for a ballot paper or voted at that station, or as to the official mark, and no such official, clerk, or agent, and no person whosoever, shall interfere with or attempt to interfere with a voter when marking his vote, or otherwise attempt to obtain in the polling station information as to the candidate for whom any voter in such station is about to vote or has voted, or communicate at any time to any person any information obtained in a polling station as to the candidate for whom any voter in such station is about to vote or has voted, or as to the number on the back of the ballot paper given to any voter at such Every officer, clerk, and agent in attendance at the counting of the votes shall maintain and aid in maintaining the secrecy of the voting, and shall not attempt to ascertain at such counting the number on the back of any ballot paper, or communicate any information obtained at such counting as to the candidate for whom any vote is given in any particular ballot paper. No person shall directly or indirectly induce any voter to display his ballot paper after he shall have marked the same, so as to make known to any person the name of the candidate for or against whom he has so marked his vote.

Every person who acts in contravention of the provisions of this section shall be liable, on summary conviction before two justices of the peace, to imprisonment for any term not exceeding six months, with or

without hard labour.

#### AMENDMENT OF LAW.

# Division of counties and boroughs into polling districts.

V. The local authority (as herein-after defined) of every county shall by order, as soon as may be practicable after the passing of this Act, divide such county into polling districts, and assign a polling place to each district, in such manner that, so far as is reasonably practicable every elector resident in the county shall have a polling place within a distance not exceeding four miles from his residence, so, nevertheless, that a polling district need not in any case be constituted containing less than one hundred registered electors.

The local authority (as herein-after defined) of every borough shall take into consideration the division of such borough into polling districts, and, if they think it desirable, by order, divide such borough into polling districts in such manner as they may think most convenient

for taking the votes of the electors at a poll.

The local authority of every county and borough shall, on or before the first day of May one thousand eight hundred and seventy-three, send to one of her Majesty's Principal Secretaries of State, to be laid by him before both Houses of Parliament, a copy of any order made by such authority in pursuance of this section, and a report, in such form as he may require, stating how far the provisions of this Act with respect to polling districts have been complied with in their county or borough; and if they make any order after the first day of May one thousand eight hundred and seventy-three, with respect to polling

districts or polling places in their country or borough, they shall send a copy of such order to the said Secretary of State, to be laid by him before both Houses of Parliament.

The local authority of a county or borough in this section means the authority having power to divide such county or borough into polling districts under section thirty-four of the Representation of the People Act, 1867, and any enactments amending that section; and such authority shall exercise the powers thereby given to them for the purposes of this section; and the provisions of the said section as to the local authority of a borough constituted by the combination of two or more municipal boroughs shall apply to a borough constituted by the combination of a municipal borough and other places, whether municipal boroughs or not; and in the case of a borough of which a town council is not the local authority, and which is not wholly situate within one petty sessional division, the justices of the peace for the county in which such borough or the larger part thereof in area is situate, assambled at some court of general or quarter sessions, or at some adjournment thereof, shall be the local authority thereof, and shall for this purpose have jurisdiction over the whole of such borough; and in the case of such borough and of a county, a court of general sessions shall be assembled within twentyone days after the passing of this Act, and any such sourt may be assembled and adjourned from time to time for the purpose.

No election shall be questioned by reason of any non-compliance with this section or any informality relative to polling districts or polling places, and any order made by a local authority in relation to polling districts or polling places shall apply only to lists of voters made subsequently to its date, and to registers of voters formed out of such lists, and to elections held after the time at which a register of voters so formed has come into force; Provided that where any such order is made between the first day of July and the first day of November in any year, and does not create any new division between two or more polling districts of any parish for which a separate poor rate is or can be made, such order shall apply to the register of voters which comes into force next after such order is made, and to elections held after that register so comes into force; and the clerk of the peace or town clerk, as the case may be, shall copy, print, and arrange the lists of voters for the purpose of such register in accordance with such order.

#### Use of School and Public Room for Poll.

VI. The returning officer at a parliamentary election may use, free of charge, for the purpose of taking the poll at such election, any room in a school receiving a grant out of moneys provided by Parliament, and any room the expense of maintaining which is payable out of any local rate, but he shall make good any damage done to such room, and defray any expense incurred by the person or body of persons, corporate or unincorporate, having control over the same on account of its being used for the purpose of taking the poll as aforesaid.

The use of any room in an unoccupied house for the purpose of taking the poll shell not render any person liable to be rated or to pay

any rate for such house.

#### Conclusiveness of Register of Voters.

VII. At any election for a county or borough, a person shall not be entitled to vote unless his name is on the register of voters for the time being in force for such county or borough, and every person whose name is on such register shall be entitled to demand and receive a ballot paper and to vote: Provided that nothing in this section shall entitle any person to vote who is prohibited from voting by any statute, or by the common law of Parliament, or relieve such person from any penalties to which he may be liable for voting.

# DUTIES OF RETURNING AND ELECTION OFFICERS.

General powers and duties of Returning Officer.

VIII. Subject to the provisions of this Act, every returning officer shall provide such nomination papers, polling stations, ballot boxes, ballot papers, stamping instruments, copies of register of voters, and other things, appoint and pay such officers, and do such other acts and things as may be necessary for effectually conducting an election in manner provided by this Act.

All expenses properly incurred by any returning officer in carrying into effect the provisions of this Act, in the case of any parliamentary election, shall be payable in the same manner as expenses incurred in the erection of polling booths at such election are by law payable.

Where the sheriff is returning officer for more than one county as defined for the purpose of parliamentary elections, he may, without prejudice to any other power, by writing under his hand, appoint a fit person to be his deputy for all or any of the purposes relating to an election in any such county, and may, by himself or such deputy, exercise any powers and do any things which the returning officer is authorised or required to exercise or do in relation to such election. Every such deputy, and also any under sheriff, shall, in so far as he acts as returning officer, be deemed to be included in the term returning officer in the provisions of this Act relating to parliamentary elections, and the enactments with which this part of this Act is to be construed as one.

# Keeping of Order in Station.

IX. If any person misconducts himself in the polling station, or fails to obey the lawful orders of the presiding officer, he may immediately, by order of the presiding officer, be removed from the polling station by any constable in or near that station, or any other person authorised in writing by the returning officer to remove him; and the person so removed shall not, unless with the permission of the presiding officer, again be allowed to enter the polling station during the day.

Any person so removed as aforesaid, if charged with the commission in such station of any offence, may be kept in custody until he can be

brought before a justice of the peace.

Provided that the powers conferred by this section shall not be exercised so as to prevent any elector who is otherwise entitled to vote at any polling station from having an opportunity of voting at such station

#### Powers of Presiding Officer and Administration of Oaths, &c.

X. For the purpose of the adjournment of the poll, and of every other enactment relating to the poll, a presiding officer shall have the power by law belonging to a deputy returning officer; and any presiding officer and any clerk appointed by the returning officer to attend at a polling station shall have the power of asking the questions and administering the oath authorised by law to be asked of and administered to voters, and any justice of the peace and any returning officer may take and receive any declaration authorised by this Act to be taken before him.

## Liability of Officers for misconduct.

XI. Every returning officer, presiding officer, and clerk who is guilty of any wilful misfeasance or any wilful act or omission in contravention of this Act shall, in addition to any other penalty or liability to which he may be subject, forfeit to any person aggrieved by such misfeasance, act, or omission a penal sum not exceeding one hundred pounds.

Section fifty of the Representation of the People Act, 1867, (which relates to the acting of any returning officer, or his partner or clerk, as agent for a candidate,) shall apply to any returning officer or officer appointed by him in pursuance of this Act, and to his partner or clerk.

#### MISCELLANEOUS.

#### Prohibition of Disclosure of Vote.

XII. No person who has voted at an election shall, in any legal proceeding to question the election or return, be required to state for whom he has voted.

#### Non-compliance with Rules.

XIII. No election shall be declared invalid by reason of a non-compliance with the rules contained in the First Schedule to this Act, or any mistake in the use of the forms in the Second Schedule to this Act, if it appears to the tribunal having cognizance of the question that the election was conducted in accordance with the principles laid down in the body of this Act, and that such non-compliance or mistake did not affect the result of the election.

# Use of municipal Ballot boxes, &c. for Parliamentary Election, and vice versa.

XIV. Where a parliamentary borough and municipal borough occupy the whole or any part of the same area, any ballot boxes or fittings for polling stations and compartments provided for such parliamentary borough or such municipal borough may be used in any municipal or parliamentary election in such borough free of charge, and any damage other than reasonable wear and tear caused to the same shall be paid as part of the expenses of the election at which they are so used.

#### Construction of Act.

XV. This part of this Act shall, so far as is consistent with the tenor thereof, be construed as one with the enactments for the time being

in force, relating to the representation of the people, and to the registration of persons entitled to vote at the election of members to serve in Parliament, and with any enactments otherwise relating to the subject matter of this part of this Act, and terms used in this part of this Act shall have the same meaning as in the said enactments; and in construing the said enactments relating to an election or to the poll or taking the votes by poll, the mode of election and of taking the poll established by this Act shall for the purposes of the said enactments be deemed to be aubstituted for the mode of election or poll, or taking the votes by poll, referred to in the said enactments; and any person applying for a ballot paper under this Act shall be deemed "to tender his vote," or "to assume to vote," within the meaning of the said enactments; and any application for a ballot paper under this Act, or expressions relative thereto, shall be equivalent to "voting" in the said enactments and any expressions relative thereto; and the term " polling booth" as used in the said enactments shall be deemed to include a polling station; and the term "proclamation" as used in the said ensetments shall be deemed to include a public notice given in pursuance of this Act.

#### APPLICATION OF PART OF ACT TO SCOTLAND.

Alterations for Application of Part I. to Scotland.

XVI. This part of this Act shall apply to Scotland, subject to the following provisions:—

- (1.) The expression "crime and offence" shall be equivalent to the expression "misdemeanor," and shall be substituted therefore:—
- (2.) All offences under this Act for which any person may be punished on summary conviction shall be prosecuted before the sheriff under the provisions of "The Summary Procedure Act, 1864;" and all jurisdictions, powers and authorities necessary for that purpose are hereby conferred on sheriffs:
- (3.) The expression "sheriff" shall include sheriff substitute;
- (4.) The provisions of this Act relating to the division of counties and boroughs into polling districts shall not apply to Scotland.
- (5.) The ballot boxes, ballot papers, stamping instruments, and other requisites for a parliamentary election shall be provided and paid for in the same manner as polling rooms or booths under the fortieth section of the Act, of the second and third years of the reign of King William the Fourth, chapter sixty-five, intituled "An Act to amend the Representation of the People in Scotland;" and the reasonable remuneration of presiding officers, assistants, and clerks employed by the returning officer at such an election, and all other expenses properly incurred by the returning officer, and by sheriff clerks, and town clerks, in carrying into effect the provisions of this Act, shall be paid by the candidates; provided always, that if any person shall be proposed as a candidate without his consent the person so proposing him shall be liable to defray his share of all those expenses in like manner as if he had

been a candidate himself; provided also, that the fee to be paid to each presiding officer shall in no case exceed the sum of three guineas per day, and the fee to be paid to each assistant to the returning officer shall not exceed two guineas per day, and the fee to be paid to each clerk shall not exceed one guinea per day.

APPLICATION OF PART OF ACT TO IRELAND.

Alterations for Application of Part I. to Ireland.

XVII. This part of this Act shall apply to Ireland, subject to the following modifications:—

(1.) The expression "Clerk of the Crown in Chancery" shall mean the Clerk of the Crown and Hanaper in Ireland:

(2.) The preceding provisions of this part of this Act with respect to the division of counties and boroughs into polling districts

shall not extend to Ireland:

(3.) In the construction of the preceding provisions of this part of this Act as applying to Ireland, section thirteen of "The "Representation of the People (Ireland) Act, 1868," shall be substituted for section fifty of "The Representation of the "People Act, 1867," wherever in such provisions the said lastmentioned section occurs. The provision contained in the sixth section of this Act providing for the use of school rooms free of charge, for the purpose of taking the poll at elections, shall not apply to any school adjoining or adjacent to any church or other place of worship, nor to any school connected with a numery or other religious establishment;

(4.) No returning officer shall be entitled to claim, or be paid, any sum or sums of money for the erection of polling booths or stations and compartments other than the sum or sums actually and necessarily incurred and paid by him in reference to the same, any statute or statutes to the contrary now in force notwithstanding, nor shall the expenses of providing sufficient polling stations or booths and compartments at every polling place exceed the sum or sums now given and allowed by statute.

in Ireland.

Provisions as to Polling districts and Polling places in Ireland.

XVIII. With respect to polling districts and polling places in Ireland, the following regulations shall have effect; that is to say,

(1.) The Lord Lieutenant, by and with the advice of the Privy Council in Ireland, shall appoint special sessions to be held by the chairman of quarter sessions and justices of the peace having jurisdiction in each county or riding of a county in Ireland, at such places and times before the first day of November next after the passing of this Act as shall seem fit for the purpose of dividing such county or riding into polling districts and appointing polling places for such districts:

(2.) The clerk of the said Privy Council shall cause each such

appointment to be notified to the clerk of the peace of the county to which the same relates, and shall cause notice of the same to be published twice in each of two consecutive weeks in one or more newspapers usually circulated in such county, and once in the Dublin Gasette:

(3) The clerk of the peace of each county in Ireland shall, within five days after the receipt of such notification as aforesaid, send a written or printed notice of the same to the chairman and to every justice of the peace having jurisdiction within the

county or riding to which the same relates:

(4.) The chairman of quarter sessions and the justices of the peace having justicition in any county or riding assembled at such special sessions appointed in manner aforesaid, or at any adjournment of the same before the first day of December next after the passing of this Act, shall make an order dividing such county or riding of a county into polling districts, and appointing in each such polling district a place (in this section referred to as a "polling place") for taking the poll at contested elections of members to serve in Parliament for such county;

(5.) Every such division shall be made in such manner so that, as far as practicable, every building or place in such county in which petty seasions are at the time of the passing of this Act held shall be a polling place: Provided always, that where it appears to the chairman and justices assembled at special seasions that, for the purpose of affording full facilities for taking the poll at contested elections, there should be polling places in addition to such buildings or places where petty seasions are held as aforesaid, they shall appoint so many polling places in addition to such buildings or places as they may think necessary, and constitute a polling district for each such polling place:

(6.) Every such order shall specify the barony or baronies, half barony or half baronies, townland or townlands, parish or parishes,

and places constituting each such polling district:

(7.) A copy of every such order shall forthwith be sent by the clerk of the peace for such county to the clerk of the said Privy Council, who thereupon shall submit the same for confirmation by the Lord Lieutenant and Privy Council in Ireland, in the manner by this Act provided, and such order shall not be of any validity until the same has been so confirmed:

(8.) Notice of the intended confirmation of any such order shall be given by the clerk of the said Privy Council at least one month before the day fixed for such confirmation by the publication of such notice and order in one or more newspapers circulating within such county or riding to which the order has reference:

(9.) It shall be lawful for the Lord Lieutenant and Privy Council, on the day fixed for the intended confirmation of any such order, to confirm the same as it stands, or with such variation, alteration, or modification as may seem fit: Provided always, that where any person is dissatisfied with any such order it shall be lawful for such person, within fourteen days after the publication of the notice of the intended confirmation of such order, to appeal against the same, and such appeal shall be in writing, stating the grounds thereof, and shall be signed by such person, and shall within such time be lodged with the clerk of the Privy Council; and it shall be lawful for the Lord Lieutenant and Privy Council, previous to the confirmation of any such order, to hear and determine such appeal against the same, and to make such order as to the costs of such appeal as may seem meet:

(10.) When any such order has been confirmed as aforesaid, the clerk of the said Privy Council shall transmit a copy of the same to the clerk of the peace of the county to which the same relates, and shall cause the same to be published once in the Dublin Gazette, and once in the newspaper in which the notice of

intended confirmation was published:

(II.) The provisions of the Act of the session of the twenty seventh. and twenty-eighth years of the reign of Her present Majesty, chapter twenty-two, for ascertaining the voters in the new or aftered politing districts referred to in the ninth section of the said Act, and for making separate lists of voters, and otherwise in relation thereto, shall extend and apply to every case in which any order in relation to any county has been confirmed under the authority of this section, in like manner as if such sections were herein re-enacted, and the polling districts to which the same refer or apply had been polling districts constituted under the authority of this section; and the register of voters in force in such county at the time of confirming such order as amended by the printed books given into the custody of the sheriff of such county in manner by the said Act provided, and the said printed books, shall be the register of persons entitled to vote at any election of a member or members to serve in Parliament which shall take place in and for such county until the first day of January next after the giving of the said books as aforesaid: Provided always, that in the construction of the said provisions, the terms " the 'passing of this Act" and the "said Act" shall respectively be construed to mean the confirming of any order made under the authority of this section and this Act:

(12.) At any election of a member or members to serve in Parliament for any county to which any such order relates held after the confirming of any such order, and before the register of voters to be formed subsequently to the date of the confirming of such order under the provisions of this section shall be in force, the poll shall be taken as if no such order had been made:

(13.) All precepts, notices, and forms relating to the registration of voters shall be framed and expressed in such manner and form as may be necessary for the carrying the provisions of this Act

into effect:

(14.) When the chairman of quarter sessions and justices of the peace having jurisdiction in any county or riding in Ireland, assembled at any general or quarter sessions in any division of

such county or riding, are of opinion that for the purpose of affording further facilities for polling at contested elections there should be within such district polling places in addition to the places appointed in manner aforesaid, they may by resolution determine that at the next general or quarter sessions in such division of such county the necessity for such additional polling places shall be considered by the chairman and justices assembled at the same:

(15.) The clerk of the peace of such county shall, within five days after the making of such resolution, send a written or printed copy of the same to the chairman and to every justice of the peace having jurisdiction within the county to which the same relates, and shall cause a copy of such resolution to be published twice in each of two consecutive weeks in some

newspaper circulated in such county:

(16.) The said chairman and justices assembled at such general or quarter sessions holden next after the making of such resolution shall consider whether additional polling places are necessary, and if they are of such opinion they may, by an order to be made in like manner and subject to the same provisions as to the making, confirming, and taking effect of the same as are in this section contained in relation to orders to be made at special sessions under the authority of the same, appoint such other places to be polling places as they shall think fit, and shall constitute polling districts for such polling places:

(17.) No election shall be questioned by reason of any polling district not having been constituted in conformity with the provisions of this Act, or by reason of any informality relative to any

polling district:

(18.) When any day fixed for taking the poll at any election is the day fixed for the holding of the petty sessions court at any polling place, the court shall stand ipso facto adjourned till the next day, which shall in that case be the legal day for holding the said court, and if that day be a Sunday or legal holiday, till the next day:

(19.) The term "the Lord Lieutenant" in this section shall mean the Lord Lieutenant of Ireland and the lords justices or other chief governors or governor of Ireland for the time being, and the term "chairman of quarter sessions" in this section shall include any person duly appointed to do the duty of such chairman during his sickness or absence.

Amendment of Law as to Voting in Wards in certain Boroughs.

XIX. Where the name of any person is required to be inserted in any list of voters for any ward of any city, town, or borough under the provisions of section seven of the Act passed in the session of Parliament held in the thirteenth and fourteenth years of the reign of Her present Majesty, chapter sixty-eight, as qualified in respect of any property qualification, or as the occupier of any lands, tenements, or hereditaments situate in whole or in part beyond the limits of such ward, then and in every such case the names so required to be inserted shall

be placed in alphabetical order in a separate part of such list to be styled "the list of rural or out voters of such ward," and the property, lands, tenements, and hereditaments in respect of which such person is qualified as aforesaid shall for the purposes of the said Act and the Acta amending the same, in relation to the providing of booths and compartments within each ward of any city, town, or borough, and the voting therein of persons entitled to vote in respect of any such qualifications aforesaid, be deemed to constitute a separate ward: Provided always that the name of any such person shall not be placed in such separate list if such person shall, in writing under his hand, object thereto, and if such objection is delivered to such clerk of the peace on or before the twenty-fifth day of August next preceding the making of such list under the provisions aforesaid, and in such case in relation to such person the provisions of this section shall not apply.

## PART III .- PERSONATION.

#### Definition and Punishment of Personation.

XXIV. The following enactments shall be made with respect to

personation at parliamentary and municipal elections:

A person shall for all purposes of the laws relating to parliamentary and municipal elections be deemed to be guilty of the offence of personation who at an election for a county or borough, or at a municipal election, applies for a ballot paper in the name of some other person, whether that name be that of a person living or dead or of a fictitious person, or who having voted once at any such election applies at the same election for a ballot paper in his own name.

The offence of personation, or of aiding, abetting, counselling, or procuring the commission of the offence of personation by any person, shall be a felony, and any person convicted thereof shall be punished by imprisonment for a term not exceeding two years together with hard labour. It shall be the duty of the returning officer to institute a prosecution against any person whom he may believe to have been guilty of personation, or of aiding, abetting, counselling, or procuring the commission of the offence of personation by any person, at the election for which he is returning officer, and the costs and expenses of the prosecutor and the witnesses in such case, together with compensation for their trouble and loss of time, shall be allowed by the court in the same manner in which courts are empowered to allow the same in cases of felony.

The provisions of the Registration Acts, specified in the Third Schedule to this Act, shall in England and Ireland respectively apply to personation under this Act in the same manner as they apply to a person who knowingly personates and falsely assumes to vote in the

name of another person as mentioned in the said Acts.

The offence of personation shall be deemed to be a corrupt practice

within the meaning of the Parliamentary Elections Act, 1868.

If, on the trial of any election petition questioning the election or return for any county or borough, any candidate is found by the report of the judge by himself or his agents to have been guilty of personation, or by himself or his agents to have aided, abetted, counselled, or procured

the commission at such election of the offence of personation by any person, such candidate shall be incapable of being elected or sitting in Parliament for such county or borough during the Parliament then in axistence.

Vote to be struck off for bribery, treating, or undue influence.

XXV. Where a candidate, on the trial of an election petition claiming the seat for any person, is proved to have been guilty, by himself or by any person on his behalf, of bribery, treating, or undue influence in respect of any person who voted at such election, or where any person retained or employed for reward by or on behalf of such candidate for all er any of the purposes of such election, as agent, elerk, messenger, or in any other employment, is proved on such trial to have voted at such election, there shall, on a scrutiny, be struck off from the number of votes appearing to have been given to such candidate one vote for every person who voted at such election and is proved to have been so bribed, treated, or unduly influenced, or so retained or employed for reward as aforesaid.

## Alterations in Act as applying to Scotland.

XXVI. This part of this Act shall apply to Scotland, subject to the following provisions:—

The offence of personation shall be deemed to be a crime and offence, and the rules of the law of Scotland with respect to apprehension, detention, precognition, commitment, and bail shall apply thereto, and any person accused thereof may be brought to trial in the court of justiciary, whether in Edinburgh or on circuit, at the instance of the Lord Advocate, or before the sheriff nauxt, at the instance of the procurator fiscal.

## Construction of Part of Act.

XXVII. This part of this Act, so far as regards parliamentary elections, shall be construed as one with "The Parliamentary Elections Act, "1868," and shall apply to an election for a university or combination of universities.

## PART IV .- MISCELLANEOUS.

## Effect of Schedules.

XXVIII. The schedules to this Act, and the notes thereto, and directions therein, shall be construed and have effect as part of this Act.

# Application of Act.

XXX. This Act shall apply to any parliamentary or:municipal election which may be held after the passing thereof.

#### Saving.

XXXI. Nothing in this Act, except Part III. thereof, shall apply to any election for a university or combination of universities.

#### REPEAL.

## Repeal of Acts in Schedules.

XXXII. The Acts specified in the fourth, fifth, and sixth schedules to this Act, to the extent specified in the third column of those schedules, and all other enactments inconsistent with this Act, are hereby repealed. Provided that this repeal shall not affect.

(a.) Anything duly done or suffered under any enactment hereby

repealed; or

(5.) Any right or liability acquired, accrued, or incurred under any enactment hereby repealed; or

(c.) Any penalty, forfeiture, or punishment incurred in respect of any offence committed against any enactment hereby repealed;

or

(d.) Any investigation, legs proceeding, or remedy in respect of any such right, liability, penalty, forfeiture, or punishment as aforesaid; and any such investigation, legal proceeding, and remedy may be carried on as if this Act had not passed.

#### Short title.

XXXIII. This Act may be cited as The Ballot Act, 1872, and shall continue in force till the thirty-first day of December one thousand eight hundred and eighty, and no longer, unless Parliament shall otherwise determine; and on the said day the Acts in the fourth, fifth, and sixth, schedules shall be thereupon revived; provided that such revival shall not affect any act done, any rights acquired, any liability or penalty incurred, or any proceeding pending under this Act, but such proceeding shall be carried on as if this Act had continued in force.\*

# SCHEDULES.

#### PIRST SCHEDULE.

# PART I.—RULES FOR PARLIAMENTARY ELECTIONS. Election.

- I. The returning officer shall, in the case of a county election, within two days after the day on which he receives the writ, and in the case of a borough election, on the day on which he receives the writ or the following day, give public notice, between the hours of nine in the morning and four in the afternoon, of the day on which and the place at which he will proceed to an election, and of the time appointed for the election, and of the day on which the poll will be taken in case the election is contested, and of the time and place at which forms of nomination papers may be obtained, and in the case of a county election shall send one of such notices by post, under cover, to the postmaster of the principal post office of each polling place in the county, endorsed with the words "Notice of election," and the same shall be forwarded free of charge; and the postmaster receiving the same shall forthwith
- \* By the 43rd and 44th Vict. c. 48, the Ballot Act (with its Amending Acts, the 38th and 39th Vict. c. 40 and 84, and 41st and 42nd Vict. c. 41) are to continue in cres until the 31st December, 1861.

publish the same in the manner in which post office notices are usually

published.

II. The day of election shall be fixed by the returning officer as follows: that is to say, in the case of an election for a county or a district borough not later than the ninth day after the day on which he receives the writ, with an interval of not less than three clear days between the day on which he gives the notice and the day of election; and in the case of an election for any borough other than a district borough not later than the fourth day after the day on which he receives the writ, with an interval of not less than two clear days between the day on which he gives the notice and the day of election.

III. The place of election shall be a convenient room situate in the town in which such election would have been held if this Act had not passed, or where the election would not have been held in a town, then situate in such town in the county as the returning officer may from time to time determine as being in his opinion most convenient for the

electors.

IV. The time appointed for the election shall be such two hours between the hours of ten in the forenoon and three in the afternoon as may be appointed by the returning officer, and the returning officer shall attend during those two hours and for one hour after.

V. Each candidate shall be nominated by a separate nomination paper, but the same electors or any of them may subscribe as many

nomination papers as there are vacancies to be filled, but no more.

VI. Each candidate shall be described in the nomination paper in such manner as in the opinion of the returning officer is calculated to sufficiently identify such candidate; the description shall include his names, his abode, and his rank, profession, or calling, and his surname shall come first in the list of his names. No objection to a nomination paper on the ground of the description of the candidate therein being insufficient, or not being in compliance with this rule, shall be allowed or deemed valid, unless such objection is made by the returning officer, or by some other person, at or immediately after the time of the delivery of the nomination paper.

VII. The returning officer shall supply a form of nomination paper to any registered elector requiring the same during such two hours as the returning officer may fix, between the hours of ten in the morning and two in the afternoon on each day intervening between the day on which notice of the election was given and the day of election, and during the time appointed for the election: but nothing in this Act shall render obligatory the use of a nomination paper supplied by the returning officer, so, however, that the paper be in the form prescribed by this Act.

VIII. The nomination papers shall be delivered to the returning officer at the place of election during the time appointed for the election; and the candidate nominated by each nomination paper, and his proposer and seconder, and one other person selected by the candidate, and no person other than aforesaid, shall, except for the purpose of assisting the returning officer, be entitled to attend the proceedings during the time appointed for the election.

IX. If the election is contested the returning officer shall, as soon as practicable after adjourning the election, give public notice of the day on

which the poll will be taken, and of the candidates described as in their respective nomination papers, and of the names of the persons who subscribe the nomination paper of each candidate, and of the order in which the names of the candidates will be printed in the ballot paper, and, in the case of an election for a county, deliver to the postmaster of the principal post office of the town in which is situate the place of election a paper, signed by himself, containing the names of the candidates nominated, and stating the day on which the poll is to be taken, and the postmaster shall forward the information contained in such paper by telegraph, free of charge, to the several postal telegraph offices situate in the county for which the election is to be held, and such information shall be published forthwith at each such office in the manner in which post office notices are usually published.

X. If any candidate nominated during the time appointed for the election is withdrawn in pursuance of this Act, the returning officer shall give public notice of the name of such candidate, and the names of the persons who subscribed the nomination paper of such candidate, as well

as of the candidates who stood nominated or were elected.

XI. The returning officer shall, on the nomination paper being delivered to him, forthwith publish notice of the name of the person nominated as a candidate, and of the names of his proposer and seconder, by placarding or causing to be placarded the names of the candidate and his proposer and seconder in a conspicuous position outside the building in which the room is situate appointed for the election.

XII. A person shall not be entitled to have his name inserted in any ballot paper as a candidate utiless he has been nominated in manner provided by this Act, and every person whose nomination paper has been delivered to the returning officer during the time appointed for the election shall be deemed to have been nominated in manner provided by this Act, unless objection be made to his nomination paper by the returning officer or some other person before the expiration of the time appointed for the election or within one hour afterwards.

XIII. The returning officer shall decide on the validity of every objection made to a nomination paper, and his decision, if disallowing the objection, shall be final; but if allowing the same, shall be subject to

reversal on petition questioning the election or return.

#### The Poll.

XIV. The poll shall take place on such day as the returning officer may appoint, not being in the case of an election for a county or a district borough less than two nor more than six clear days, and not being in the case of an election for a borough other than a district borough more than three clear days after the day fixed for the election.

XV. At every pelling place the returning officer shall provide a sufficient number of polling stations for the accommodation of the electors entitled to vote at such polling place and shall distribute the polling stations amongst those electors in such manner as he thinks most convenient, provided that in a district borough there shall be at least one polling station at each contributory place of such borough.

XVI. Each polling station shall be furnished with such number of compartments, in which the voters can mark their votes screened from

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observation, as the returning officer thinks necessary, so that at least one compartment be provided for every one hundred and fifty electors entitled to vote at such polling station.

XVII. A separate room or separate booth may contain a separate polling station, or several polling stations may be constructed in the same room or booth.

XVIII. No person shall be admitted to vote at any polling station

except the one allotted to him.

The returning officer shall give public notice of the situation of polling stations and the description of voters entitled to vote at each

station, and of the mode in which electors are to vote.

The returning officer shall provide each polling station with materials for voters to mark the ballot papers, with instruments for stamping thereon the official mark, and with copies of the register of voters, or such part thereof as contains the names of the voters allotted to vote at such station. He shall keep the official mark secret, and an interval of not less than seven years shall intervene between the use of the same official mark at elections for the same county or borough.

XXI. The returning officer shall appoint a presiding officer to preside at each station, and the officer so appointed shall keep order at his station, shall regulate the number of electors to be admitted at a time, and shall exclude all other persons except the clerks, the agents of the

candidates, and the constables on duty.

XXII. Every ballot paper shall contain a list of the candidates described as in their respective nomination papers, and arranged alphabetically in the order of their surnames, and (if there are two or more candidates with the same surname) of their other names: it shall be in the form set forth in the Second Schedule to this Act or as near thereto as circumstances admit, and shall be capable of being folded

XXIII. Every ballot box shall be so constructed that the ballot papers can be introduced therein, but cannot be withdrawn therefrom, without the box being unlocked. The presiding officer at any polling station, just before the commencement of the poll, shall show the ballot box empty to such persons, if any, as may be present in such station, so that they may see that it is empty, and shall then lock it up, and place his seal upon it in such manner as to prevent its being opened without breaking such seal, and shall place it in his view for the receipt of ballot papers, and keep it so locked and sealed.

XXIV. Immediately before a ballot paper is delivered to an elector, it shall be marked on both sides with the official mark, either stamped or perforated, and the number, name, and description of the elector as stated in the copy of the register shall be called out, and the number of such elector shall be marked on the counterfoil, and a mark shall be placed in the register against the number of the elector, to denote that he has received a ballot paper, but without showing the particular ballot

paper which he has received.

XXV. The elector, on receiving the ballot paper, shall forthwith proceed into one of the compartments in the polling station, and there mark his paper, and fold it up so as to conceal his vote, and shall then put his ballot paper, so folded up, into the ballot box; he shall vote without undue delay, and shall quit the polling station as soon as he

has put his ballot paper into the ballot box.

XXVI. The presiding officer, on the application of any voter who is inespacitated by blindness or other physical cause from voting in manner prescribed by this Act, or (if the poll be taken on Saturday) of any voter who declares that he is of the Jewish persuasion, and objects on religious grounds to vote in manner prescribed by this Act, or of any voter who makes such a declaration as herein-after mentioned that he is unable to read, shall, in the presence of the agents of the candidates, cause the vote of such voter to be marked on a ballot paper in manner directed by such voter, and the ballot paper to be placed in the ballot box, and the name and number on the register of voters of every voter whose vote is marked in pursuance to this rule, and the reason why it is so marked, shall be entered on a list, in this Act called "the list of votes marked by the presiding officer."

The said declaration, in this Act referred to as "the declaration of inability to read," shall be made by the voter at the time of polling, before the presiding officer, who shall attest it in the form herein-after mentioned, and no fee, stamp, or other payment shall be charged in respect of such declaration, and the said declaration shall be given to

the presiding officer at the time of voting.

XXVII. If a person, representing himself to be a particular elector named on the register, applies for a ballot paper after another person has voted as such elector, the applicant shall, upon duly answering the questions and taking the oath permitted by law to be asked of and to be administered to voters at the time of polling, be entitled to mark a ballot paper in the same manner as any other voter, but the ballot paper (in this Act called a tendered ballot paper) shall be of a colour differing from the other ballot papers, and instead of being put into the ballot box, shall be given to the presiding officer and endorsed by him with the name of the voter and his number in the register of voters, and set aside in a separate packet, and shall not be counted by the returning officer. And the name of the voter and his number on the register shall be entered on a list, in this Act called the tendered votes list.

XXVIII. A voter who has inadvertently dealt with his ballot paper in such manner that it cannot be conveniently used as a ballot paper, may, on delivering to the presiding officer the ballot paper so inadvertently dealt with, and proving the fact of the inadvertence to the satisfaction of the presiding officer, obtain another ballot paper in the place of the ballot paper so delivered up (in this Act called a spoilt ballot paper), and the spoilt ballot paper shall be immediately cancelled.

XXIX. The presiding officer of each station, as soon as practicable after the close of the poll, shall, in the presence of the agents of the candidates, make up into separate packets sealed with his own seal and the seals of such agents of the candidates as desire to affix their seals,—

(1.) Each ballot box in use at this station, unopened but with the key attached; and

(2.) The unused and spoilt ballot papers, placed together; and

(3.) The tendered ballot papers; and

(4.) The marked copies of the register of voters, and the counterfoils of the ballot papers; and

(5.) The tendered votes list, and the list of votes marked by the presiding officer, and a statement of the number of the voters whose votes are so marked by the presiding officer under the heads "physical incapacity," "Jews," and "unable to read," and the declarations of inability to read;

and shall deliver such packets to the returning officer.

XXX. The packets shall be accompanied by a statement made by such presiding officer, showing the number of ballot papers entrusted to him, and accounting for them under the heads of ballot papers in the ballot box, unused, spoilt, and tendered ballot papers, which statement is in this Act referred to as the ballot paper account.

## Counting Votes.

XXXI. The candidates may respectively appoint agents to attend

the counting of the votes.

XXXII. The returning officer shall make arrangements for counting the votes in the presence of the agents of the candidates as soon as practicable after the close of the poll, and shall give to the agents of the candidates appointed to attend at the counting of the votes notice in writing of the time and place at which he will begin to count the same.

XXXIII. The returning officer, his assistants and clerks, and the agents of the candidates, and no other person, except with the sanction of the returning officer, may be present at the counting of the votes.

XXXIV. Before the returning officer proceeds to count the votes, he shall, in the presence of the agents of the candidates, open each ballot box, and, taking out the papers therein, shall count and record the number thereof, and then mix together the whole of the ballot papers contained in the ballot boxes. The returning officer, while counting and recording the number of ballot papers and counting the votes, shall keep the ballot papers with their faces upwards, and take all proper precautions for preventing any person from seeing the numbers printed on the backs of such papers.

XXXV. The returning officer shall, so far as practicable, proceed continuously with counting the votes, allowing only time for refreshment, and excluding (except so far as he and the agents otherwise agree) the hours between seven o'clock at right and nine o'clock on the succeeding morning. During the excluded time the returning officer shall place the ballot papers and other documents relating to the election under his own seal and the seals of such of the agents of the candidates as desire to affix their seals, and shall otherwise take proper precautions for the security of such papers and documents.

XXXVI. The returning officer shall endorse "rejected" on any ballot paper which he may reject as invalid, and shall add to the endorsement "rejection objected to," if an objection be in fact made by any agent to his decision. The returning officer shall report to the Clerk of the Crown in Chancery the number of ballot papers rejected and not

counted by him under the several heads of-

Want of official mark;

Voting for more candidates than entitled to:

3. Writing or marked by which voter could be identified;

Unmarked or void of uncertainty;

and shall on request allow any agents of the candidates, before such

report is sent, to copy it.

XXXVII. Upon the completion of the counting, the returning officer shall seal up in separate packets the counted and rejected ballot papers. He shall not open the sealed packet of tendered ballot papers or marked copy of the register of voters and counterfoils, but shall proceed, in the presence of the agents of the candidates, to verify the ballot paper account given by each presiding officer by comparing it with the number of ballot papers recorded by him as aforesaid, and the unused and spoilt ballot papers in his possession and the tendered votes list, and shall re-seal each sealed packet after examination. returning officer shall report to the Clerk of the Crown in Chancery the result of such verification, and shall, on request, allow any agents of the candidates, before such report is sent, to copy it.

XXXVIII. Lastly, the returning officer shall forward to the Clerk of the Crown in Chancery (in manner in which the poll books are by any existing enactment required to be forwarded to such clerk, or as near thereto as circumstances admit) all the packets of ballot papers in his possession, together with the said reports, the ballot paper accounts, tendered votes list, lists of votes marked by the presiding officer, statements relating thereto, declarations of inability to read, and packets of counterfoils, and marked copies of registers, sent by each presiding officer, endorsing on each packet a description of its contents and the date of the election to which they relate, and the name of the county or borough for which such election was held; and the term poll book in any such enactment shall be construed to include any document forwarded in pursuance of this rule.

XXXIX. The Clerk of the Crown shall retain for a year all documents relating to an election forwarded to him in pursuance of this Act by a returning officer, and then, unless otherwise directed by an order of the House of Commons, or of one of Her Majesty's Superior

Courts, shall cause them to be destroyed.

XL. No person shall be allowed to inspect any rejected ballot papers in the custody of the Clerk of the Crown in Chancery, except under the order of the House of Commons or under the order of one of Her Majesty's Superior Courts, to be granted by such court on being satisfied by evidence on oath that the inspection or production of such ballot papers is required for the purpose of instituting or maintaining a prosecution for an offence in relation to ballot papers, or for the purpose of a petition questioning an election or return; and any such order for the inspection or production of ballot papers may be made subject to such conditions as to persons, time, place, and mode of inspection or production as the House or court making the same may think expedient, and shall be obeyed by the Clerk of the Crown in Chancery. Any power given to a court by this rule may be exercised by any judge of such court at chambers.

No shall, except by order of the House of person Commons or any tribunal having cognizance of petitions complaining of undue returns or undue elections, open the sealed packet of counterfoils after the same has been once sealed up, or be allowed to inspect any

counted ballot papers in the custody of the Clerk of the Crown in Chancery; such order may be subject to such conditions as to persons, time, place, and mode of opening or inspection as the House or tribunal making the order may think expedient; provided that on making and carrying into effect any such order, care shall be taken that the mode in which any particular elector has voted shall not be discovered until he has been proved to have voted, and his vote has been declared by a competent court to be invalid.

XLII. All documents forwarded by a returning officer in pursuance of this Act to the Clerk of the Crown in Chancery, other than ballot papers and counterfoils, shall be open to public inspection at such time and under such regulations as may be prescribed by the Clerk of the Crown in Chancery, with the consent of the Speaker of the House of Commons, and the Clerk of the Crown shall supply copies of or extracts from the said documents to any person demanding the same, on payment of such fees and subject to such regulations as may be

sanctioned by the Treasury.

XLIII. Where an order is made for the production by the Clerk of the Crown in Chancery of any document in his possession relating to any specified election, the production by such clerk or his agent of the document ordered, in such manner as may be directed by such order, or by a rule of the court having power to make such order, shall be conclusive evidence that such document relates to the specified election; and any endorsement appearing on any packet of ballot papers produced by such Clerk of the Crown or his agent shall be evidence of such papers being what they are stated to be by the endorsement. The production from proper custody of a ballot paper purporting to have been used at any election, and of a counterfoil marked with the same printed number and having a number marked thereon in writing, shall be prima facie evidence that the person who voted by such ballot paper was the person who at the time of such election had affixed to his name in the register of voters at such election the same number as the number written on such counterfoil.

#### General Provisions.

XLIV. The return of a member or members elected to serve in Parliament for any county or borough shall be made by a certificate of the names of such member or members under the hand of the returning officer endorsed on the writ of election for such county or borough, and such certificate shall have effect and be dealt with in like manner as the return under the existing law, and the returning officer may, if he think fit, deliver the writ with such certificate endorsed to the postmaster of the principal post office of the place of election, or his deputy, and in that case he shall take a receipt from the postmaster or his deputy for the same; and such postmaster or his deputy shall then forward the same by the first post, free of charge, under cover, to the Clerk of the Crown, with the words "Election Writ and Return" endorsed thereon.

XLV. The returning officer shall, as soon as possible, give public notice of the names of the candidates elected, and, in the case of a contested election, of the total number of votes given for each candidate,

whether elected or not.

XLVI. Where the returning officer is required or authorised by this Act to give any public notice, he shall carry such requirement into effect by advertisements, placards, handbills, or such other means as he

thinks best calculated to afford information to the electors.

XLVII. The returning efficer may, if he think fit, preside at any polling station, and the provisions of this Act relating to a presiding officer shall apply to such returning officer with the necessary modifications as to things to be done by the returning officer to the presiding officer, or the presiding officer to the returning officer.

XLVIII. In the case of a contested election for any county or borough, the returning officer may, in addition to any clerks, appoint

competent persons to assist him in counting the votes.

XLIX. No person shall be appointed by a returning officer for the purposes of an election who has been employed by any other person in or about the election.

L. The presiding officer may do, by the clerks appointed to assist him, any act which he is required or authorised to do by this Act at a polling station except ordering the arrest, exclusion, or ejection from the polling station of any person.

LI. A candidate may himself undertake the duties which any agent of his if appointed might have undertaken, or may assist his agent in the performance of such duties, and may be present at any place at

which his agent may, in pursuance of this Act, attend.

LII. The name and address of every agent of a candidate appointed to attend the counting of the votes shall be transmitted to the returning officer one clear day at the least before the opening of the poll; and the returning officer may refuse to admit to the place where the votes are counted any agent whose name and address has not been so transmitted, notwithstanding that his appointment may be otherwise valid, and any notice required to be given to an agent by the returning officer may be delivered at or sent by post to such address.

LITI. If any person appointed an agent by a candidate for the purposes of attending at the polling station or at the counting of the votes dies, or becomes incapable of acting during the time of the election, the candidate may appoint another agent in his place, and shall forthwith give to the returning officer notice in writing of the

name and address of the agent so appointed.

LIV. Every returning officer, and every officer, clerk, or agent authorised to attend at a polling station, or at the counting of the votes, shall, before the opening of the poll, make a statutory delaration of secrecy, in the presence, if he is the returning officer, of a justice of the peace, and if he is any other officer or an agent, of a justice of the peace or of the returning officer; but no such returning officer, elerk, or agent as aforesaid shall, save as aforesaid, be required, as such, to make any declaration or take any oath on the occasion of any election.

LV. Where in this Act any expressions are used requiring or authorising or inferring that any act or thing is to be done in the presence of the agents of the candidates, such expressions shall be deemed to refer to the presence of such agents of the candidates as may be authorised to attend, and as have in fact attended, at the time

and place where such act or thing is being done, and the non-attendance of any agents or agent at such time and place shall not, if such act or thing be otherwise duly done, in anywise invalidate the act or thing done.

LVI. In reckoning time for the purposes of this Act, Sunday, Christmas Day, Good Friday, and any day set apart for a public fast or public thanksgiving, shall be excluded; and where anything is required by this Act to be done on any day which falls on the above-mentioned days such thing may be done on the next day, unless it is one of the days excluded as above mentioned.

LVII. In this Act-

The expression "district borough" means the borough of Monmouth and any of the boroughs specified in Schedule E. to the Act of the session of the second and third years of the reign of King William the Fourth, chapter forty five, intituled "An Act to amend the "Representation of the People in England and Wales;" and

The expression "polling place" means, in the case of a borough, such borough or any part thereof in which a separate booth is

required or authorised by law to be provided; and

The expression "agents of the candidates," used in relation to a polling station, means agents appointed in pursuance of section eighty-five of the Act of the session of the sixth and seventh years of the reign of Her present Majesty, chapter eighteen.

Modifications in Application of Part One of Schedule to Scotland.

LVIII. In Scotland, the place of election shall be a convenient room situate in the town in which the writ for the election would, if this Act

had not passed, have been proclaimed.

LIX. In Scotland, the candidates may respectively appoint agents to attend at the polling stations. The ballot papers and other documents other than the return required to be sent to and kept by the Clerk of the Crown in Chancery, shall, in Scotland, be kept by the sheriff clerks of the respective counties in which the returns (including those for burghs) are made, and the provisions of this schedule relating thereto shall be construed as if the sheriff clerk were substituted for Clerk of the Crown in Chancery.

LX. In Scotland, the term "district borough" shall mean the combined burghs and towns specified in Schedule E. of the session of the second and third years of the reign of King William the Fourth, chapter sixty-five, intituled "An Act to amend the Repre- sentation of the People in Scotland;" and in Schedule A. of the

Representation of the People (Scotland) Act, 1868

LXI. The provisions of the Act of the session of the second and third years of the reign of King William the Fourth, chapter sixty-five, intituled "An Act to amend the Representation of the People in Scotland," in so far as they relate to the fixing and announcement of the day of election, the interval to elapse between the receipt of the writ and the day of election, the period of adjournment for taking the poll in the case of Orkney and Shetland, and of the district of burghs comprising Kirkwall, Wick, Dornoch, Dingwall, Tain, and Cromarty, and to the keeping open of the poll for two consecutive days in the case

of Orkney and Shetland, shall remain in full force and effect, anything in this Act or any other Act of Parliament now in force notwithstanding; but nothing herein contained shall be construed to exclude Orkney and Shetland or Orkney or Shetland, or the said district of burghs, or any of the burghs in the said district, from any of the benefits and obligations of the other portions of this Act.

## Modifications in Application of Part One of Schedule to Ireland.

LXII. The expression "Clerk of the Crown in Chancery" in this schedule shall mean, as regards Ireland, "the Clerk of the Crown and Hanaper in Ireland."

LXIII. A presiding officer at a polling station in a county in Irelard need not be a freeholder of the county.

#### SECOND SCHEDULE.

Note.—The forms contained in this schedule, or forms as nearly resembling the same as circumstances will admit, shall be used in all cases to which they refer and are applicable, and when so used shall be sufficient in law.

## • Writ for a County or Borough at a Parliamentary Election.

• Victoria, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, to the of the county [or borough] of greeting:

Thereas by the advice of our Council we have ordered a Parliament to be holden at Westminster on the day of next. We command you that, notice of the time and place of election being first duly given, you do cause election to be made according to law of members [or a member] to serve in Parliament for the said county [or the division of the said county, or the borough, or as the case may be] of and that you do cause the names of such members [or member] when so elected, whether they [or he] be present or absent, to be certified to us, in our Chancery, without delay.

Witness ourself at Westminster, the day of in the year of our reign, and in the year of our Lord 18

# Lahel or direction of Writ.

To the † of

A writ of a new election of members [or member] for the said county

[or division of a county or borough, or as the case may be].

The name of the Sovereign may be altered when necessary.

† Insert "sheriff" or other returning officer.

† This presumble to be omitted except in case of a general election.

2 Except in a general election, insert here in the place of A.B., deceased, or otherwise, stating the cause of vacancy.

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#### Endorsement.

Received the within writ on the

18 day of (Signed) A.B.,

High Sheriff [or Sheriff, or Mayor, or as the case may be].

## Certificate endorsed on the Writ.

I hereby certify, that the members [or member] elected for in pursuance of the within-written writ, are [or is] A.B. of and C.D. of in the county of the county of

in

(Signed) A.B., High Sheriff [or Sheriff, or Mayor, or as the case may be]. Note.—A separate writ will be issued for each county as defined for the purposes of a parliamentary election.

## Form of Notice of Parliamentary Election.

The returning officer of the of day of will, on the now next ensuing, and , proceed to the nominabetween the hours of tion, and, if there is no opposition, to the election, of a member lor members for the said county [or division of a county or borough] at the\*

Forms of nomination paper may be obtained at between the hours of

and

Every nomination paper must be signed by two registered electors as proposer and seconder, and by eight other registered electors as assenting to the nomination.

Every nomination paper must be delivered to the returning officer by the candidate proposed, or by his proposer and seconder, between the said hours of and on the said

at the said day of

Each candidate nominated, and his proposer and seconder, and one other person selected by the candidate, and no other persons, are entitled to be admitted to the room.

In the event of the election being contested, the poll will take place

on the day of

> (Signed) A.B., Sheriff [or Mayor, or as the case may be]. day of

Take notice, that all persons who are guilty of bribery, treating, undue influence, personation, or other corrupt practices at the said election will, on conviction of such offence, be liable to the penalties mentioned in that behalf in "The Corrupt Practices Prevention Act, 1854," and the Ballot Act, 1872, and the Acts amending the said Acts.

<sup>\*</sup> Insert description of place and room.

## Form of Nomination Paper in Parliamentary Election.

We, the undersigned A.B. of	in the	
of and C.D. of	in the of	
being electors for the	of	, de
hereby nominate the following	person as a proper person to	serve as
member for the said	in Parliament:	

Surname.	Other Names.	Abode.	Rank, Profession, or Occupation.
BROWN	Јони	52,George Street, Bristol.	Merchant.
JONE8	or William David -	High Elm, Wilts,	Esquire.
MERTON	or Hon. GEORGE TRA- vis, commonly called Viscount.	Swanworth, Berks.	Viscount.
SMITH	or Henry Sydney -	72, High St., Bath	Attorney.

(Signed) A.B C.D.

We, the undersigned, being registered electors of the do hereby assent to the nomination of the above-mentioned John Brown as a proper person to serve as member for the said in Parliament.

(Signed) E.F. of G.H. of I.J. of E.L. oi M.N. of O.P. of Q.R. oi S.T. of

Note.—Where a candidate is an Irish peer, or is commonly known by some title, he may be described by his title as if it were his surname.

		(RA)		
		Form of Front of Ballot Paper.		
Counterfoil No.	1	BROWN. (John Brown, of 52, George Street, Bristol, merchant.)		
The counter- foil is to have a number to corre- spond with that on the back of the Ballot Paper.	2	JONES. (William David Jones, of High Elms, Wilts, Esq.		
	3	MERTON.  (Hon. George Travis, commonly called Viscount Merton, of Swanworth, Berks.)		
	4	SMITH.  (Henry Sydney Smith, of 72, High Street, Bath, attorney.)		

Form of back of Ballot Paper.

No.

Election for

county [or borough, or ward].

18

Note.—The number on the ballot paper is to correspond with that in the counterfoil.

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#### Directions as to printing Ballot Paper.

Nothing is to be printed on the ballot paper except in accordance with this schedule.

The surname of each candidate, and if there are two or more candidates of the same surname, also the other names of such candidates, shall be printed in large characters, as shown in the form, and the names, addresses, and descriptions, and the number on the back of the paper, shall be printed in small characters.

Form of Directions for the Guidance of the Voters in voting, which shall be printed in conspicuous Characters, and placarded outside every Polling Station and in every Compartment of every Polling Station.

The voter may vote for

candidate

The voter will go into one of the compartments, and, with the pencil provided in the compartment, place a cross on the right-hand side, opposite the name of each candidate for whom he votes, thus, X

The voter will then fold up the ballot paper so as to show the official mark on the back, and leaving the compartment will, without showing the front of the paper to any person, show the official mark on the back to the presiding officer, and then, in the presence of the presiding officer, put the paper into the ballot box, and forthwith quit the polling station.

If the voter inadvertently spoils a ballot paper, he can return it to the officer, who will, if satisfied of such inadvertence, give him another

paper.

If the voter votes for more than candidate, or places any mark on the paper by which he may be afterwards identified, his ballot paper will be void, and will not be counted.

If the voter takes a ballot paper out of the polling station, or deposits in the ballot box any other paper than the one given him by the officer, he will be guilty of a misdemeanor, and be subject to imprisonment for any term not exceeding six months, with or without hard labour.

Note.—These directions shall be illustrated by examples of the ballot paper.

## Form of Statutory Declaration of Secrecy.

I solemnly promise and declare, That I will not at this election for do anything torbidden by section four of The Ballet Act, 1872, which has been read to me.

Note.—The section must be read to the declarant by the person taking the declaration.

Form of Declaration of inability to read.

I, A.B., of

being numbered

on the

Register of Voters for the county [or borough] of do hereby declare that I-am unable to read.

A.B.

his mark.

day of

I, the undersigned, being the presiding officer for the polling station for the county [or borough] of , do hereby certify, that the above declaration, having been first read to the above named A.B., was signed by him in my presence with his mark.

Signed, C.D.,

Presiding officer for for the county [or borough] of day of

polling station

#### THIRD SCHEDULE.

Provisions of Registration Acts referred to in part III. of the foregoing Act.

## As to England.

6th & 7th Victoriæ, cap. 18. An Act to amend the law for the registration of persons entitled to vote, and to define certain rights of voting, and to regulate certain proceedings in the elections of members to serve in Parliament for England and Wales. eighty-five to eighty-nine, both inclusive.

#### As to Ireland.

13th & 14th Victoriæ, cap. 69. An Act to amend the laws which regulate the qualification and registration of parliamentary voters in Ireland, and to alter the law for rating immediate lessors of premises to the poor rate in certain boroughs. Sections ninety-two to ninety-six, both inclusive.

## FOURTH SCHEDULE.

# Acts relating to England.

NOTE.—This schedule, so far as respects Acts prior to the tenth year of the reign of George the Third, refers to the edition prepared under the direction of the Lord Chancellor, intituled "The Statutes, Revised Edition."

A description or citation of a portion of an Act is inclusive of the words, section, or other part first or last mentioned, or otherwise referred to as forming the beginning or as forming the end of the portion comprised in the description or citation.

Portions of Acts which have already been specifically repealed, are in some instances included in the repeal in this schedule, in order to preclude henceforth the necessity of looking back to previous Acts.

The portions of the Ballot Act not inserted relate to Municipal elections.

## Persons ineligible to be Members.

IMPANTS.—No person, under twenty-one years of age, is capable of being elected; and if any such minor shall presume to si or vote in Parliament, he shall incur such penalties and forfeitures as if he had presumed to sit and vote without being chosen or returned. 7th and 8th William III., cap. 25.

ALIENS, by the law of Parliament, are incapable of being Members, and are excluded by a vote of the House.

Act 12th and 13th William III., cap. 2. No person born out of England, Scotland, or Ireland, or the dominions thereunto belonging, is capable of being a Member of either House. This does not apply to persons born of English, Scotch, or Irish parents. Aliens naturalized are ineligible. 7th and 8th Victoriæ, cap. 66.

PEERS, English and Scotch; also Irish Representative Peers.

JUDGES of the Superior Courts; County Court Judges. 10th and 11th Victoriæ, cap. 102, s. 18.

SHERIFFS, Mayors, and Bailiffs of Boroughs, for their respective jurisdictions, as being returning officers.

RECORDERS for boroughs where they have jurisdiction. 5th and 6th William IV., cap. 76.

REVISING BARRISTERS, for eighteen months after revision of the lists for any county, city, or borough for which they were appointed. 6th Victoriæ, cap. 18, s. 28.

CLERGY, Priests, and Deacons; Ministers of the Scotch Church, 41 George III., cap. 63; Persons in Holy Orders of the Church of Rome, 10 George IV., cap. 7, s. 9.

TRAITORS, and felons; and outlaws in criminal prosecutions, but not in civil suits.

IDIOTS and Lunatics.

BANKRUPTS.—Act 32nd and 33rd Vict., cap. 83. It is provided that, if a person having privilege of Parliament commits an act of bankruptcy, may be dealt with under the Act as if he had not such privilege. Upon a member becoming bankrupt, he shall be, and remain during one year incapable of sitting and voting, unless within that time the creditors are fully paid or satisfied. If within the period mentioned the debts are not fully paid and satisfied, the Court is to certify the same to the Speaker of the House of Commons, and a writ is to be issued for the election of a new member.

EXCISE AND CUSTOMS.—Act 11th and 12th William III., cap. 2, s. 15, 152. No member of Parliament shall be a commissioner or farmer of the excise on beer, ale, or other liquors, or a commissioner of appeals, or comptroller, or auditor of the duty of excise; and such person, if elected, is declared incapable of sitting in the House of Commons.

Act 12th and 13th William III., cap. 10, ss. 89, 90. No member to be a commissioner or farmer of the customs; and persons executing such offices shall be incapable of sitting.

Act 15th George II., cap. 22, s. 1. No commissioners of the Revenue in Ireland, or of the Navy or Victualling Office, or any deputies or clerks in any of the said offices, or in any of the following offices, vis. the Lord

High Treasurer, or Commissioners of the Treasury, Auditors, Tellers, or Chancellor of the Exchequer, Commissioners of the Admiralty, Paymasters of the Army or Navy, Principal Secretaries of State, or Commissioners of Salt, Stamps, Appeals, Wine Licenoes, Hackney Coaches, Hawkers and Pedlars; persons holding any office, civil or military, in the island of Minorca, or in Gibraltar, except officers holding commissions in any regiment there only, shall be capable of being elected, or sitting or voting as members of any Parliament.

This Act exempts the Treasurer and Comptroller of the Navy, the Secretaries of the Treasury, Secretary to the Chanceller of the Exchequer, Secretary to the Admiralty, Under-Secretary to any of the Principal Secretaries of State, or the Deputy Paymaster of the Army,

from the operations of this Act.

By Act 29th and 30th Victoriæ, cap. 55, 1866, the Postmaster-

General is enabled to sit in the House of Commons.

New Offices of Profit under the Crown.—Act 6th Anne, cap. 7, s. 25. Persons holding any new office or place of profit whatsoever under the Crown, created since the year 1705, shall be incapable of sitting. But Members accepting any old office of profit, whilst members, their election to be void; such persons, however, may be re-elected.

Persons disabled, if returned as members, their election to be void,

and to be liable to a penalty of 500%. Ib.

PENSIONERS OF THE Crown.—Act 1st George I., cap. 56, s. 2. No person having a pension from the Crown shall be capable of being elected a Member of the House of Commons, under penalty of forfeiting 20L for each day's sitting.

CONTRACTORS.—Act 22nd George III., cap. 45, ss. 1, 2. All persons holding contracts for the public service are declared incapable of being elected or sitting, and any member accepting a contract, his seat shall be void.

CANDIDATES declared guilty of BRIDERY, treating, or undue influence, by himself or his agents, by any Election Committee, are incapable of being elected or sitting in Parliament for such county, city, or borough during the Parliament then in existence, 17th and 18th Victorize, cap. 102, s. 36.

A person who is elected to serve in the House of Commons by the people, may, by the law and custom of Parliament, be disabled, and declared incapable to sit as a member; as where a person has been guilty of any crime which renders him infamous and the like.

Members on double returns for the same place are incapable of sitting till the returns are determined by a Committee; and there is a resolution of the House to this effect, made at the commencement of every session; but they enjoy all the privileges of members of Parliament.

Members who have taken their seats are ineligible for any other place until they have vacated their former seats; but persons elected for one place may, before they take their seats, be returned for any other place; in which case, by an order of the House, they are to make their election by that day three weeks, for which of the places they will serve, provided there be no question upon the return from that place.

Abolition of the requirement of a Property Qualification.

No property qualification is now required of Members of Parliament,

The Act of the ninth year of the reign of Queen Anne, and the several subsequent statutes, which required the possession of certain property qualifications by all candidates for seats in Parliament, are repealed by the 21st and 22nd Victoriæ, cap. 26.

Notice to Electors of Ineligibility of Candidates.

"If the disqualification or ineligibility of candidates be within the knowledge of the electors, or they be previously made fully acquainted therewith, their votes, if given for such ineligible candidates, will be "thrown away." Voters polling for a candidate after due notice of his being ineligible, are to be considered as not voting at all, and, on petition, the next legal candidate on the poll would be declared duly elected. The notice to the electors should be in writing, or printed, signed by a candidate, or two or more electors, and every publicity given thereto.

#### RETURNING OFFICER'S EXPENSES.

'A candidate is not legally liable for any other than his proper equal share of the following official expenses, unless by himself or his appointed agents he has authorised other expenses or charges to be incurred by the returning officer:—

- The expense of erecting the polling booths; such expense in counties not to exceed the sum of 40l. in respect of any one principal place of election, or any one polling place, and in cities and boroughs the sum of 25l. in respect of any parish, district, or part thereof.
- The payment of "two guineas by the day" to each deputy returning officer.
  - 3. The payment of "one guinea by the day" to each poll clerk.

"The items are to be discharged at the "joint and equal expense of the several candidates,"

The booths may be erected "by contract with the candidates, if they shall think fit;" and "the Sheriff or other returning officer may, if he shall think fit, instead of erecting such booth or booths as aforesaid, procure or hire the use of any houses or other buildings, for the purpose of taking the poll therein." 2nd William IV., cap. 45, s. 71.

#### PAYMENT OF ELECTION EXPENSES.

The several provisions of the "Corrupt Practices Prevention Act, 1854;" as to the appointment of an election auditor, and the payment and publication of election expenses, are repealed by the 28th Vic., cap. 29, and the following enactments are substituted:—

"By Sec. 2, no payment, (except increspect of the personal expenses of a candidate,) advance, loan, or deposit, by or on behalf of any caudidate, before, during, or after an election, is to be made otherwise than through an appointed agent of such candidate. Persons making any such probibited payment, &c. shall be guilty of a misdemeanour.

The candidate is to declare in writing, to the Returning Officer, on or before the day of nomination, the name and address of his agent or agents; and it is the duty of the Returning Officer to publish the same.

By Sec. 3, all bills, charges, or claims upon any candidate shall be sent in within one month from the day of declaration of the election, to the appointed agent, or right to recover the same barred. Should there be no agent, the bills, &c. are then to be sent to the candidate.

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By Sec. 4, a detailed statement of all election expenses incurred, shall, within two months after the election, be made out and signed by the agent who has paid the same, and delivered, with the bills and vouchers, to the returning officer. The returning officer, within fourteen days, is to publish an abstract of such statement, with the signature of the agent thereto, by advertisement in one of the local newspapers. Any agent or candidate making default in delivering such statement, shall incur a penalty not exceeding five pounds for every day during which he so makes default. Any agent or candidate who wilfully furnishes an untrue statement shall be guilty of a misdemeanour. The returning officer is to preserve the bills and vouchers during six months, and to permit any voter to inspect the same, on payment of a fee of one shilling.

Bribery, Treating, and Intimidation.

The laws relating to bribery and corrupt practices are "The Corrupt Practices Prevention Act, 1854," and "The Parliamentary Elections Act, 1868." Definitions of the offences of bribery, treating, and intimidation, with the several penalties and remedies attached thereto, will be found in the first fourteen sections of "The Corrupt Practices Prevention Act, 1854."

No person, who is called as a witness before any election committee, shall be excused from answering any question on the ground that the answer may tend to criminate himself. Committee may grant a certificate to any witness, which shall be a stay to any proceedings taken against him in respect of any matters concerning or relating to which the witness may have been examined. 26th Vic. cap. 29.

Favours, Bands of Music, &c.

Cockades, ribbons, and colours are prohibited, and payments for bands music, flags, and banners illegal. S. 7.

Travelling Expenses of Voters.

It shall not be lawful for any candidate, or any one on his behalf, at any election for any borough, except the several boroughs of East Retford, Shoreham, Cricklade, Much Wenlock, and Aylesbury, to pay any money on account of the conveyance of any voter to the poll, either to the voter himself, or to any other person; and if any such candidate, or any person on his behalf, shall pay any money on account of the conveyance of any voter to the poll, such payment shall be deemed to be an illegal payment within the meaning of "The Corrupt Practices Prevention Act, 1854." 30th and 31st Victoriæ, cap. 102, s. 36.

"THE CORRUPT PRACTICES PREVENTION ACT, 1854."
Bribery at Elections and Payment of Election Expenses.

(17th and 18th Victorize, cap. 102.)

An Act to consolidate and amend the Laws relating to Bribery, Treating, and undue Influence at Elections of Members of Parliament.

[10th August, 1854.]

WHEREAS the laws now in force for preventing corrupt practices in the election of members to serve in Parliament have been found in-

Repealed, so far as concerns the conveyance of voters in boroughs, by 43 Vict. c. 18.

sufficient; And whereas it is expedient to consolidate and amend such laws, and to make further provision for securing the freedom of such elections: Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. The several Acts of Parliament mentioned in the Schedule A. hereto annexed shall be repealed to the extent specified concerning the same Acts respectively in the third column of the said Schedule.

II. The following persons shall be deemed guilty of Bribery, and

shall be punishable accordingly:

- 1. Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, give, lend, or agree to give or lend, or shall offer, promise, or promise to procure or to endeavour to procure, any money, or valuable consideration, to or for any voter, or to or for any person on behalf of any voter, or to or for any other person in order to induce any voter to vote, or refrain from voting, or shall corruptly do any such act as aforesaid, on account of such voter having voted or refrained from voting at any election:
- 2. Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, give or procure, or agree to give or procure, or offer, promise, or promise to procure or to endeavour to procure, any office, place, or employment to or for any voter, or to or for any person on behalf of any voter, or to or for any other person, in order to induce such voter to vote, or refrain from voting, or shall corruptly do any such act as aforesaid, on account of any voter having voted or refrained from voting at any election:
- 8. Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, make any such gift, loan, offer, promise, procurement, or agreement as aforesaid, to or for any person, in order to induce such person to procure, or endeavour to procure, the return of any person to serve in Parliament, or the vote of any voter at any election:
- 4. Every person who shall, upon or in consequence of any such gift, loan, offer, promise, procurement, or agreement, procure or engage, promise, or endeavour to procure the return of any person to serve in Parliament, or the vote of any voter at any election:
- 5. Every person who shall advance or pay, or cause to be paid, any money to, or to the use of any other person, with the intent that such money, or any part thereof, shall be expended in bribery at any election, or who shall knowingly pay, or cause to be paid, any money to any person in discharge or repayment of any money wholly or in part expended in bribery at any election:

And any person so offending shall be guilty of a misdemeanor, and in Scotland of an offence punishable by fine and imprisonment, and shall also be liable to forfeit the sum of one hundred pounds to any person who shall sue for the same, together with full costs of suit: Provided always, that the aforesaid enactment shall not extend or be construed to

extend to any money paid or agreed to be paid for or on account of any legal expenses bond fide incurred at or concerning any election.

III. The following persons shall also be deemed guilty of bribery, and

shall be punishable accordingly:-

 Every voter who shall, before or during any election, directly or indirectly, by himself, or by any other person on his behalf, receive, agree, or contract for any money, gift, loan, or valuable consideration, office, place, or employment, for himself or for any other person, for voting or agreeing to vote, or for reframing or agreeing to refrain from voting at any election:

 Every person who shall, after any election, directly or indirectly, by himself, or by any other person on his behalf, receive any money or valuable consideration on account of any person having voted or refrained from voting, or having induced any other

person to vote or to refrain from voting, at any election:

And any person so offending shall be guilty of a misdemeaner, and in Scotland, of an offence punishable by fine and imprisonment, and shall also be liable to forfeit the sum of ten pounds to any person who shall

sue for the same, together with full costs of suit.

IV. Every candidate at an election, who shall corruptly by himself, or by or with any person, or by any other ways or means on his behalf, at any time, either before, during, or after any election, directly or indirectly give or provide, or cause to be given or provided, or shall be accessory to the giving or providing, or shall pay, wholly or in part, any expenses incurred for any meat, drink, entertainment, or provision to or for any person, in order to be elected, or for being:elected, or for the parpose of corruptly influencing such person or any other person to give or refrain from giving his vote at such election, or on account of such person having voted or refrained from voting, or being about to vote or refrain from voting, at such election shall be deemed guilty of the offence of treating, and shall forfeit the sum of fifty pounds to any person who shall sue for the same, with full costs of suit; and every voter who shall corruptly accept or take any such meat, drink, entertainment, or provision, shall be incapable of voting at such election, and his vote, if given, shall be utterly void and of none effect.

V. Every person who shall, directly or indirectly, by himself, or by any other person on his behalf, make use of, or threaten to make use of, any force, violence, or restraint, or inflict or threaten the infliction, by himself, or by or through any other person, of any injury, damage, harm or loss, or in any other manner practise intimidation upon or against any person in order to induce or compel such person to vote or refrain from voting, or on account of such person having voted or refrained from voting, at any election, or who shall, by abduction, duress, or any fraudulent device or contrivance, impede, prevent, or otherwise interfere with the free exercise of the franchise of any voter, or shall thereby compel, induce, or prevail upon any voter, either to give or to refrain from giving his vote at any election, shall be deemed to have committed the offence of undue influence, and shall be guilty of a misdemeanor, and in Scotland, of an offence punishable by fine or imprisonment, and shall also he liable to forfeit the sum of fifty pounds to any person who shall sue for the same, together with full costs of suit.

VI. Whenever it shall be proved before the Revising Barrister that

any person who is or claims to be placed on the list or register of voters for any county, city, or borough, has been convicted of bribery or undue influence at an election, or that judgment has been obtained against any such person for any penal sum hereby made recoverable in respect of the offences of bribery, treating, or undue influence, or either of them, then and in that case such Revising Barrister shall, in case the name of such person is in the list of voters, expunge the same therefrom, or shall, in case such person is claiming to have his name inserted therein, disallow such claim; and the names of all persons whose names shall be so expunged from the list of voters, and whose claims shall be so disallowed, shall be thereupon inserted in a separate list, to be entitled "The list of persons disqualified for bribery, treating, or undue "influence," which last-mentioned list shall be appended to the list or register of voters, and shall be printed and published therewith, wherever the same shall be or is required to be printed or published.

VII. No candidate before, during, or after any election shall, in regard to such election, by himself or agent, directly or indirectly, give or provide to or for any person having a vote at such election, or to or for any inhabitant of the county, city, borough, or place for which such election is had, any cockade, ribbon, or other mark of distinction; and every person so giving or providing shall, for every such offence, forfeit the sum of two pounds to such person as shall sue for the same, together with full costs of suit; and all payments made for or on account of any chairing, or any such cockade, ribbon, or mark of distinction as aforesaid, or of any bands of music or flags or banners,

shall be deemed illegal payments within this Act.

VIII. No person having a right to vote at the election for any county, city, borough, or other place, shall be liable or compelled to serve as a special constable at or during any election for a member or members to serve in Parliament for such county, city, borough, or other place, unless he shall consent so to act; and he shall not be liable to any fine, penalty, or punishment whatever for refusing so to act, any statute, law,

or usage to the contrary notwithstanding.

IX. The pecuniary penalties hereby imposed for the offences of bribery, treating, or undue influence respectively, shall be recoverable by action or suit, by any person who shall sue for the same in any of Her Majesty's Superior Courts at Westminster, if the offence be committed in England or Wales, and in any of Her Majesty's Superior Courts in Dublin, if the offence be committed in Ireland, and in or before the Court of Session, if the offence be committed in Scotland, and not otherwise.

X. It shall be lawful for any criminal court, before which any prosecution shall be instituted for any offence against the provisions of this Act, to order payment to the prosecutor of such costs and expenses as to the said court shall appear to have been reasonably incurred in and about the conduct of such prosecution: Provided always, that no indictment for bribery, or undue influence shall be triable before any Court of Quarter Sessions.

Section 11 and Schedule B are repealed by the 35th and 36th Vic. cap. 33.

XII. In case of any indictment or information by a private prosecutor for any offence against the provisions of this Act, if judgment shall be given for the defendant; he shall be entitled to recover from the prosecutor the costs sustained by the defendant by reason of such indictment or information, such costs to be taxed by the proper officer

of the court in which such judgment shall be given.

XIII. It shall not be lawful for any court to order payment of the costs of a prosecution for any offence against the provisions of this Act, unless the prosecutor shall, before or upon the finding of the indictment or the granting of the information, enter into a recognizance, with two sufficient sureties, in the sum of two hundred pounds (to be acknowledged in like manner as is now required in cases of writs of certiorari awarded at the instance of a defendant: in an indictment), with the conditions following; that is to say, that the prosecutor shall conduct the prosecution with effect, and shall pay to the defendant or defendants, in case he or they shall be acquitted, his or their costs:

XIV. No person shall be liable to any penalty or forfeiture hereby enacted or imposed, unless some prosecution, action; or suit for the offence committed shall be commenced against such person within the space of one year next after such offence against this Acr shall be committed, and unless such person shall be summoned or otherwise served with writ or process within the same space of time so as such summons or service of writ or process shall not be prevented by such person absconding or withdrawing out of the jurisdiction of the court out of which such writ or other process shall have issued; and in case of any such prosecution, suit, or process as aforesaid, the same shall be proceeded with and carried on without any wilful delay.

XXIII. And whereas doubts have also arisem as to whether the giving of refreshment to voters on the day of nomination or day of polling be or be not according to law, and it is expedient that such doubts should be removed: Be it declared and enacted, that the giving or causing to be given to any voter on the day of nomination or day of polling, on account of such voter having polled or being about to poll, any meat, drink, or entertainment by way of refreshment, or any money or ticket to enable such voter to obtain refreshment, shall be decemed an illegal act, and the person so offending shall forfein the sum of forty shillings for each offence, to any person who shall sue for the same, together wich fall costs of suit.

XXXIII. If any candidate at any election, or any member hereafter returned to serve in Parliament, shall before the passing of this Act have paid any money for or in respect of any election hereafter to be held, or any expenses thereof, such person shall, to the best of his ability, deliver a full, true, and particular account of such payment or payments to the election auditor.

Sections 15, 16, 17, 18, 19, 20, 21, 22, 24, 25, 26, 27, 28, 29, 30, 31, 32, and 34, are repealed by the 26th Vic., cap. 29.

XXXV. On the trial of any action for recovery of any pecuniary penalty under this Act, the parties to such action, and the husbands and wives of such parties respectively, shall be competent and compellable to give evidence in the same manner as parties, and their husbands and wives, are competent and compellable to give evidence in actions and suits under the Act of the Fourteenth and Fifteenth Victoria, chapter ninety-nine, and "The Evidence Amendment Act, 1858," but subject to and with the exceptions contained in such several Acts: Provided always, that any such evidence shall not thereafter be used in any indictment or criminal proceeding under this Act against the party giving it.

XXXVI. If any candidate at an election for any county, city, or borough shall be ["reported by a judge on the trial of an election petition"] (a) guilty, by himself or his agents, of bribery, treating, or undue influence at such election, such candidate shall be incapable of being elected or sitting in Parliament for such county, city, or borough

during the Parliament then in existence.

XXXVII. In citing this Act in any instrument, document, or proceeding, or for any purpose whatsoever, it shall be sufficient to use the

expression "The Corrupt Practices Prevention Act, 1854."

XXXVIII. Throughout this Act, in the construction thereof, except there be something in the subject or context repugnant to such construction, the word "county" shall extend to and mean any county, riding, parts, or division of a county, stewartry, or combined counties respectively returning a member or members to serve in Parliament; and the words "city or borough" shall mean any university, city, borough, town corporate, county of a city, county of a town, cinque port, district of burghs, or other place or combination of places (not being a county as hereinbefore defined) returning a member or members to serve in Parliament; and the word "election" shall mean the election of any member or members to serve in Parliament; and the words "returning " officer" shall apply to any person or persons to whom, by virtue of his or their office, under any law, custom, or statute, the execution of any writ or precept doth or shall belong for the election of a member or members to serve in Parliament, by whatever name or title such person or persons may be called; and the words "revising barrister" shall extend to and include an assistant barrister and chairman presiding in any court held for the revision of the lists of voters, or his deputy in Ireland, and a sheriff or sheriff's court of appeal in Scotland, and every other person whose duty it may be to hold a court for the revision and correction of the lists or registers of voters in any part of the United Kingdom; and the word "voter" shall mean any person who has or claims to have a right to vote in the election of a member or members to serve in Parliament; [and the words "candidate at an election" shall include all persons elected as members to serve in Parliament at such election, and all persons nominated as candidates, or who shall have declared themselves candidates at or before such election] (b); and the words "personal expenses," as used herein with respect to the expenditure of any candidate in relation to any election, shall include the reasonable travelling expenses of such candidate, and the reasonable expenses of his living at hotels or elsewhere for the purposes of and in relation to such elections

> (c) Repealed by s. 46, 31st and/32nd Visterie, cap: 125c (b) Repealed by s. 3, 21st and 22nd Victories, cap: 82...

XXXIX. This Act shall continue in force for one year next after the passing thereof, and thenceforth to the end of the then next session of Parliament.

#### Abstract of Schedule A.

ACTS, OR PART OF ACTS, BEPEALED BY SECTION I.

7th William III., cap. 4. A.D. 1695. The whole Act.

2nd George II., cap. 24. A.D. 1729. All the Act, excepting the third section, prescribing the oath to be taken by the returning officers.

16th George II., cap. 11. The 33rd section.

43rd George III., cap. 74. A.D. 1803. The whole Act. 49th George III., cap. 118. A.D. 1809. The whole Act.

4th George IV., cap. 55. A.D. 1823. 48th, 79th, and 81st sections.

7th and 8th George IV., cap. 37. A.D. 1827. The whole Act. 2nd and 3rd William IV., cap. 65. A.D. 1832. So much of the 26th section and the schedule (K) as relates to the oath or affirmation against bribery, to be put to any registered voter at any poll or election.

2nd and 3rd William IV., cap. 88. A.D. 1832. So much of the 54th section as relates to administering the oath or affirmation against

5th and 6th Victoriæ, cap. 102. The 20th and 22nd sections.

#### First Continuance Act.

19th & 20th Victoriæ Reginæ, cap. 84.

[June, 1856.]

#### Second Continuance Act.

Act 21st & 22nd Victoria, cap. 87, an Act to continue and amend the Corrupt Practices Prevention Act, 1854.

[2nd August, 1858.]

WHEREAS an Act was passed in the Session holden in the Seventeenth and Eighteenth Years of Her Majesty, Chapter One hundred and two, " to consolidate and amend the Laws relating to Bribery, Treating, and " undue Influence at Elections of Members of Parliament;" and by an Act of the Session holden in the nineteenth and twentieth years of Her Majesty, Chapter Eighty-four, the said first-mentioned Act was continued until the Tenth Day of August, One thousand eight hundred and fifty seven, and thenceforth to the end of the then next Session of Parliament: And whereas it is expedient that the said first-mentioned Act should be further continued and amended: Be it enacted, &c., that

It shall be lawful for any candidate, or his agent by him appointed in writing according to the provisions of the first-mentioned Act, to provide conveyance for any voter for the purpose of polling at an Election and not otherwise, but it shall not be lawful to pay any money or give any valuable consideration to a voter for or in respect of his travelling expenses for such purpose.

Part of Section 1, and the whole of Section 2, are repealed by the 26th Vic., cap 29.

III. So much of Section Thirty-eight of the said first-mentioned Act as defines the words "Candidate at an Election," shall be repealed; and in the construction of the said Act as amended by this Act, the words "Candidate at an Election," and the words "Candidate at "any Election," shall include all persons elected to serve in Parliament at such election, and all persons nominated as Candidates at such election, or who shall have declared themselves Candidates on or after the day of the issuing of the writ for such election, or after the dissolution or vacancy in consequence of which such writ shall have been issued: Provided that nothing herein contained shall be construed to impose any liability on any person nominated without his consent.

# Third Continuance Act.

## Anno 28° & 24° Victoria Regina, cap. 99.

[20th August, 1860.]

"The said first-mentioned Act (17th and 18th Victoriæ, cap. 102), as amended by the said Act of the twenty-first and twenty-second years of Her Majesty, shall continue in force until the tenth day of August, 1861."

Fourth Continuance Act.

Anno 24 & 25 Vic. cap. 122. [6th August, 1861.]

Fifth Continuance Act.

Anno 25 & 26 Vic. cap. 109. [7th August, 1862.]

The Act further continued in force until the 1st day of September,

Sixth Continuance Act.

Anno 26 Vic. cap. 29.

An Act to amend and continue the Luw relating to Correct Practices at Elections of Members of Parliament.

[8th June, 1863.]

WHEREAS "The Corrupt Practices Prevention Act, 1854," as amended by an Act of the Session holden in the twenty-first and twenty-second years of Her Majesty, chapter eighty-seven, is limited to continue in force until the first day of September One thousand eight hundred and sixty-three, and from thence until the end of the next Session of Parliament: and it is expedient further to amend the said Acts and to continue the same in manner hereinafter mentioned: Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. The expression "The Corrupt Practices Prevention Acts" shall include this Act and the said Act of the twenty-first and twenty-second years of the reign of Her present Majesty, and "The Corrupt Practices "Prevention Act, 1854," as amended by the said other Acts.

## Expenses of Elections.

II. No payment (except in respect to the personal expenses of a candidate), and no advance, loan, or deposit, shall be made by or on behalf of any candidate at an election, before, or during, or after such

election, on account of or in respect of such election, otherwise than through an agent or agents whose name and address or names and addresses have been declared in writing to the returning officer on or before the day of nomination, or through an agent or agents to be appointed in his or their place as herein provided; and any person making any such payment, advance, loan, or deposit, otherwise than through such agent or agents, shall be guilty of a misdemeanor, or, in Scotland of an offence punishable by fine and imprisonment. It shall be the duty of the returning officer to publish, on or before the day of nomination, the name and address or the names and addresses of the agent or agents appointed in pursuance of this section.

In the event of the death or legal incapacity of any agent appointed in pursuance of this section, the candidate shall forthwith appoint another agent in his place on giving notice to the returning officer of the name and address of the person so appointed, which shall be forthwith

published by the returning officer.

III. All persons who have any bills, charges, or claims upon any candidate for or in respect of any election shall send in such bills, charges, or claims, within one month from the day of the declaration of the election to such agent or agents as aforesaid, otherwise such persons shall be barred of their right to recover such claims and every or any part thereof: provided always, that in case of the death within the said month of any person claiming the amount of such bill, charge, or claim, the legal representative of such person shall send in such bill, charge, or claim within one month after obtaining probate or letters of administration, or confirmation as executor, as the case may be, or the right to recover such claim shall be barred as aforesaid: provided also that such bills, charges, and claims shall and may be sent in and delivered to the candidate, if, and so long as, during the said month, there shall, owing

to death or legal incapacity, be no such agent.

A detailed statement of all election expenses incurred by or on behalf of any candidate, including such excepted payments as aforesaid, shall, within two months after the election, (or in cases where by reason of the death of the creditor no bill has been sent in within such period of two months, then within one month after such bill has been sent in,) be made out and signed by the agent or, if there be more than one, by every agent who has paid the same (including the candidate in case of payments made by him), and delivered, with the bills and vouchers relative thereto, to the returning officer, and the returning officer for the time being shall, at the expense of the candidate, within fourteen days, insert or cause to be inserted, an abstract of such statement, with the signature of the agent thereto, in some newspaper published or circulating in the county or place where the election was held; and any agent or candidate who makes default in delivering to the returning officer the statement required by this section shall incur a penalty not exceeding five pounds for every day during which he so makes default; and any agent or caudidate who wilfully furnishes to the said returning officer an untrue statement shall be guilty of a misdemeanor, or in Scotland of an offence punishable by fine and imprisonment; and the said returning officer shall preserve all such bills and vouchers, and during six months after they have been delivered to him permit any voter to inspect the same, on payment of a fee of one shilling.

## Legal Proceedings.

V. The provisions of the fourteenth section of "The Corrupt "Practices Prevention Act, 1854," shall extend to a misdemeanor or to any other offence under the Corrupt Practices Prevention Acts not punishable by a penalty or forfeiture, as well as to proceedings for any

offence punishable by a penalty or forfeiture.

VI. In any indictment or information for bribery or undue influence, and in any action or proceeding for any penalty for bribery, treating, or undue influence, it shall be sufficient to allege that the defendant was at the election at or in connexion with which the offence is intended to alleged to have been committed guilty of bribery, treating, or undue influence (as the case may require); and in any criminal or civil proceedings in relation to any such offence the certificate of the returning officer in this behalf shall be sufficient evidence of the due holding of the election, and of any person therein named having been a candidate thereat.

VII. No person who is called as a witness before any election committee, or any commissioners appointed in pursuance of the Act of the session holden in the fifteenth and sixteenth years of the reign of Her present Majesty, chapter fifty-seven, shall be excused from answering any question relating to any corrupt practice at, or connected with, any election forming the subject of inquiry by such committee or commissioners, on the ground that the answer thereto may criminate or tend to criminate himself: Provided always, that where any witness shall answer every question relating to the matters aforesaid which he shall be required by such committee or commissioners (as the case may be) to answer, and the answer to which may criminate, or tend to criminate him, he shall be entitled to receive from the committee, under the hand of their clerk, or from the commissioners, under their hands (as the case may be), a certificate stating that such witness was, upon his examination, required by the said committee or commissioners to answer questions or a question relating to the matters aforesaid, the answers or answer to which criminated or tended to criminate him, and had answered all such questions or such question; and if any information, indictment, or action be at any time thereafter pending in any court against such witness for any offence under the Corrupt Practices Prevention Acts, or for which he might have been prosecuted or proceeded against under such Acts, committed by him previously to the time of his giving his evidence, and at or in relation to the election concerning or in relation to which the witness may have been so examined, the court shall, on production and proof of such certificate, stay the proceedings in such last-mentioned information, indictment, or action, and may, at its discretion, award to such witness such costs as he may have been put to in such information, indictment, or action: Provided that no statement made by any person in answer to any question put by or before such election committee or commissioners shall, except in cases of indictments for perjury, be admissible in evidence in any proceeding, civil or criminal.

### Election Committees.

VIII. The following regulations shall be made with respect to the proceedings of select committees appointed to try election petitions:—

 On any charge of treating being brought before any election committee, it shall not be necessary, unless the committee should utherwise decide, to prove agency in the first instance before giving in evidence the facts whereby the charge of treating is to be assumed:

2. Where any person who has voted at any election is found by any committee to have been guilty of brihery or treating at such election, his vote shall be void, and may, upon a scrutiny, he struck off the list of voters, netwithstanding that the name of such guilty person has not been included in the list of voters to

be objected to:

8. Where any slection petition complains that bribery, treating, or other corrupt practices have been committed at any election, the committee to whose determination such petition is referred shall report to the Hause of Commons whether or not corrupt practices have, or whether there is reason to believe corrupt practices have, extensively prevailed at such election in the place to which the petition refers.

1X. Where an election committee has reported to the House of Commons that certain persons named by them have been guilty of bribery or treating, and where it appears by the report of any commission of inquiry into corrupt practices at any election made to Her Majesty and laid before Parliament that certain persons named by them have been guilty of the offences of bribery or treating, and have not been furnished by them with certificates of indentity, such report, with the evidence taken by the commission, shall be laid before the Attorney General, with a view to his instituting a prosecution against such persons if the evidence should, in his opinion, be sufficient to support a prosecution.

## Repeal.

"X. There shall be repealed the several Acts of Parliament mentioned in the Schedule hereto to the extent specified in the third column of the said Schedule, but such repeal shall not affect the punishment of any offence or the recovery of any penalty or forfeiture incurred under any of the provisions hereby espealed.

XI. The Corrupt Practices Prevention Acts shall continue in force for a period of five years from the date of the passing of this Act, and from then coforth until the end of the then next ression of Parliament.

## The Schedule. Extent of Repeal.

15th and 16th Vic., cap. 57. A.D. 1852. Sections 9 and 10.

17th and 18th Vic., cap. 102. A.D. 1854. Sections 15, 16, 17, 18, 19, 20, 21, 22, 24, 25, 26, 27, 28, 29, 30, 31, 32, and 34.

21st and 92nd Vic., cap. 87. A.D. 1858. So much of Section (1) as provides that a full, true, and particular account of all payments made for such conveyance, signed by the candidate or his agents, shall be delivered to the election auditor, with the names and addresses of the persons to whom such payments have been made, and the amount of such account shall be included in the general account of the expenses incurred at any election to be made out and kept by such election auditor. Also Sections 2, 4.

## "THE ELECTION PETITIONS AND CORRUPT PRACTICES AT ELECTIONS ACT, 1868."

An Act for amending the Laws relating to Election Petitions, and providing more effectually for the prevention of corrupt practices at Parliamentary Elections. [31st July, 1868.]

WHEREAS it is expedient to amend the laws relating to election petitions, and to provide more effectually for the prevention of corrupt practices at Parliamentary elections:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

#### Preliminary.

- I. This Act may be cited for all purposes as "The Parliamentary Elections Act, 1868."
- II. The expression "the Court" shall, for the purposes of this Act, in its application to England mean the Court of Common Pleas at Westminster, and in its application to Ireland the Court of Common Pleas at Dublin, and such Court shall, subject to the provisions of this Act, have the same powers, jurisdiction, and authority with reference to an election petition and the proceedings thereon as it would have if such petition were an ordinary cause within their jurisdiction.
- III. The following terms shall in this Act have the meanings hereinafter assigned to them, unless there is something in the context repugnant to such construction; (that is to say,)
  - "Metropolitan District" shall mean the City of London and the liberties thereof, and any parish or place subject to the jurisdiction of the Metropolitan Board of Works:
  - "Election" shall mean an election of a member or members to serve in Parliament:
  - "County" shall not include a County of a City or County of a Town, but shall mean any county, riding, parts, or division of a county returning a member or members to serve in Parliament:
  - "Borough" shall mean any borough, university, city, place, or combination of places, not being a county as herein-before defined, returning a member or members to serve in Parliament:
  - <sup>46</sup> Candidate "shall mean any person elected to serve in Parliament at an election, and any person who has been nominated as or declared himself a candidate at an election:
  - "Corrupt Practices" or "Corrupt Practice" shall mean bribery, treating, and undue influence, or any of such offences, as defined by Act of Parliament, or recognized by the common law of Parliament:
  - "Rules of Court" shall mean rules to be made as herein-after mentioned:
  - " Prescribed" shall mean " prescribed by the rules of Court."
- IV. For the purposes of this Act "Speaker" shall be deemed to include deputy speaker; and when the office of speaker is vacant, the

clerk of the House of Commons, or any other officer for the time being performing the duties of the clerk of the House of Commons, shall be deemed to be substituted for and to be included in the expression " the speaker."

## Presentation and Service of Petition.

- From and after the next dissolution of Parliament a petition complaining of an undue return or undue election of a member to serve in Parliament for a county or borough may be presented to the Court of Common Pleas at Westminster, if such county or borough is situate in England, or to the Court of Common Pleas at Dublin, if such county or borough is situate in Ireland, by any one or more of the following persons:
  - 1. Some person who voted or who had a right to vote at the election to which the petition relates; or,
  - 2. Some person claiming to have had a right to be returned or elected at such election; or,
  - Some person alleging himself to have been a candidate at such election:

And such petition is herein-after referred to as an election petition.

The following enactments shall be made with respect to the presentation of an election petition under this Act:

- 1, .. The petition shall be signed by the Petitioner, or all the Petitioners if more than One:
- 2. The petition shall be presented within twenty-one days after the return has been made to the clerk of the Crown in Chancery in England, or to the clerk of the Crown and Hanaper in Ireland, as: the case may be, of the member to whose election the petition relates, unless it question the return or election upon an allegation of corrupt practices, and specifically alleges a payment of money or other reward to have been made by any member, or on his account, or with his privity, since the time of such return, in pursuance or in furtherance of such corrupt practices, in which case the petition may be presented at any time within twenty-eight days after the date of such payment:

Presentation of a petition shall be made by delivering it to the prescribed officer or otherwise dealing with the same in manner

prescribed.

At the time of the presentation of the petition, or within three days afterwards, security for the payment of all costs, charges, and expenses that may become payable by the petitioner-

(a.) to any person summoned as a witness on his behalf, or, (b.) to the member whose election or return is complained of (who is herein-after referred to as the respondent),

shall be given on behalf of the petitioner:

ð. The security shall be to an amount of one thousand pounds; it shall be given either by recognizance to be entered into by any number of sureties not exceeding four, or by a deposit of money in manner prescribed, or partly in one way and partly in the other.

- On presentation of the petition the prescribed officer shall send a copy thereof to the returning officer of the county or borough to which the petition relates, who shall forthwith publish the same in the county or borough, as the case may be.
- Notice of the presentation of a petition under this Act, and of the nature of the proposed security, accompanied with a copy of the petition, shall, within the prescribed time, not exceeding five days after the presentation of the petition, be served by the petitioner on the respondent; and it shall be lawful for the respondent, where the security is given wholly or partially by recognizance, within a further prescribed time, not exceeding five days from the date of the service on him of the notice, to object in writing to such recognizance, on the ground that the sureties, or any of them, are insufficient, or that a surety is dead, or that he cannot be found or ascertained from the want of a sufficient description in the recognizance, or that a person named in the recognizance has not duly acknowledged the same.
- IX. Any objection made to the security given shall be heard and decided on in the prescribed manner. If an objection to the security is allowed it shall be lawful for the petitioner, within a further prescribed time, not exceeding five days, to remove such objection, by a deposit in the prescribed manner of such sum of money as may be deemed by the court or officer having cognizance of the matter to make the security

If on objection made the security is decided to be insufficient, and such objection is not removed in manner herein-before mentioned, no further proceedings shall be had on the petition; otherwise, on the expiration of the time limited for making objections, or, after objection made, on the sufficiency of the security being established the petition shall be deemed to be at issue.

The prescribed officer shall, as soon as may be, make out a list of all petitions under this Act presented to the court of which he is such officer, and which are at issue, placing them in the order in which they were presented, and shall keep at his office a copy of such list, hereinafter referred to as the election list, open to the inspection in the prescribed manner of any person making application.

Such petitions, as far as conveniently may be, shall be tried in the

order in which they stand in such list.

#### Trial of a Petition.

- The following enactments shall be made with respect to the trial of election petitions under this Act:
- 1. The trial of every election petition shall be conducted before a puisne judge of one of Her Majesty's Superior Courts of common law at Westminster or Dublin, according as the same shall have been presented to the court at Westminster or Dublin, to be selected from a rota to be formed as herein-after mentioned.
- The members of each of the Courts of Queen's Bench, Common Pleas, and Exchequer in England and Ireland shall respectively. on or before the third day of Michaelmas term in every year,

select, by a majority of votes, one of the puisne judges of such court, not being a member of the House of Lords, to be placed on the rota for the trial of election petitions during the ensuing year.

3. If in any case the members of the said court are equally divided in their choice of a puisne judge to be placed on the rota, the chief justice of such court (including under that expression the Chief Baron of the Exchequer) shall have a second or casting vote.

. Any judge placed on the rota shall be re-eligible in the succeeding or

any subsequent year.

5. In the event of the death or the illness of any judge for the time being on the rota, or his inability to act for any reasonable cause, the court to which he belongs shall fill up the vacancy by placing on the rota another puisne judge of the same court.

5. The judges for the time being on the rota shall, according to their seniority, respectively try the election petitions standing for trial under this Act, unless they otherwise agree among themselves, in which case the trial of each election petition shall be taken in

manner provided by such agreement.

7. Where it appears to the judges on the rota, after due consideration of the list of petitions under this Act for the time being at issue, that the trial of such election petitions will be inconveniently delayed unless an additional judge or judges be appointed to assist the judges on the rota, each of the said courts (that is to say,) the Court of Exchequer, the Court of Common Pleas, and the Court of Queen's Bench, in the order named, shall, on and according to the requisition of such judges on the rota, select, in manner hereinbefore provided, one of the puisne judges of the court to try election petitions for the ensuing year; and any judge so selected shall, during that year, be deemed to be on the rota for the trial of election petitions.

 Her Majesty may, in manner heretofore in use, appoint an additional puisne judge to each of the Courts of Queen's Bench, the Common

Pleas, and Exchequer in England:

Every election petition shall, except where it raises a question of law
for the determination of the court, as hereinafter mertioned, be
tried by one of the judges herein-before in that behalf mentioned,
herein-after referred to as the judge sitting in open court without
a jury.

Notice of the time and place at which an election petition will be tried shall be given, not less than fourteen days before the day on

which the trial is held, in the prescribed manner.

11. The trial of an election petition in the case of a petition relating to a borough election shall take place in the borough, and in the case of a petition relating to a county election in the county: Provided always, that if it shall appear to the court that special circumstances exist which render it desirable that the petition should be tried elsewhere than in the borough or county, it shall be lawful for the court to appoint such other place for the trial as shall appear most convenient: provided also, that in the case of a petition relating to any of the boroughs within the metropolitan district.

the petition may be held at such place within the district as the

court may appoint.

The judge presiding at the trial may adjourn the same from time to time and from any one place to any other place within the county

or borough, as to him may seem expedient.

13. At the conclusion of the trial the judge who tried the petition shall determine whether the member whose return or election is complained of, or any and what other person, was duly returned or elected, or whether the election was void, and shall forthwith certify in writing such determination to the Speaker, and upon such certificate being given such determination shall be final to all intents and purposes.

Where any charge is made in an election petition of any corrupt practice having been committed at the election to which the petition refers, the judge shall, in addition to such certificate, and at the same time, report in writing to the Speaker as follows:

Whether any corrupt practice has or has not been proved to have been committed by or with the knowledge and consent of any candidate at such election, and the nature of such corrupt practice:

(b.)The names of all persons (if any) who have been proved at the trial to have been guilty of any corrupt practice:

(c.) Whether corrupt practices have, or whether there is reason to believe that corrupt practices have, extensively prevailed at the election to which the petition relates.

15. The judge may at the same time make a special report to the Speaker as to any matters arising in the course of the trial, an account of which in his judgment ought to be submitted to the

House of Commons.

16. Where, upon the application of any party to a petition made in the prescribed manner to the court, it appears to the court that the case raised by the petition can be conveniently stated as a special case, the court may direct the same to be stated accordingly, and any such special case shall, as far as may be, be heard before the court, and the decision of the court shall be final; and the court shall certify to the Speaker its determination in reference to such special case.

Provided always, that if it shall appear to the judge on the trial of the said petition that any question or questions of law as to the admissibility of evidence or otherwise require further consideration by the Court of Common Pleas, then it shall be lawful for the said judge to postpone the granting of the said certificate until the determination of such question or questions by the court, and for this purpose to reserve any such question or questions in like manner as questions are usually reserved by a judge on a trial at nisi prius.

The House of Commons, on being informed by the Speaker of such certificate and report or reports, if any, shall order the same to be entered in their journals, and shall give the necessary directions for confirming or altering the return, or for issuing a writ for a new election, or for carrying the determination into execution, as circumstances may . require.

- XIV. Where the judge makes a special report the House of Commons may make such order in respect of such special report as they think proper.
- XV. If the judge states in his report on the trial of an election petition under this Act that corrupt practices have, or that there is reason to believe that corrupt practices have, extensively prevailed in any county or borough at the election to which the petition relates, such statement shall for all the purposes of the Act of the session of the fifteenth and sixteenth years of the reign of Her present Majesty, chapter fifty-seven, intituled an Act to provide for more effectual inquiry into the existence of corrupt practices at elections of members to serve in Parliament, have the same effect and may be dealt with in the same manner as if it were a report of a committee of the House of Commons appointed to try an election petition, and the expenses of any commission of inquiry which may be issued in accordance with the provisions of the said Act shall be defrayed as if they were expenses incurred in the registration of voters for such county or borough.
- XVI. The report of the judge in respect of persons guilty of corrupt practices shall for the purpose of the prosecution of such persons in pursuance of section nine of the Act of the twenty-sixth year of the reign of Her present Majesty, chapter twenty-nine, have the same effect as the report of the election committee therein mentioned that certain persons have been guilty of bribery and treating.
- XVII. On the trial of an election petition under this Act, unless the judge otherwise directs, any charge of a corrupt practice may be gone into and evidence in relation thereto received before any proof has been given of agency on the part of any candidate in respect of such corrupt practice.
- XVIII. The trial of an election petition under this Act shall be proceeded with notwithstanding the acceptance by the respondent of an office of profit under the Crown.
- XIX. The trial of an election petition under this Act shall be proceeded with notwithstanding the prorogation of Parliament.

## Proceedings.

- XX. An election petition under this Act shall be in such form and state such matters as may be prescribed.
- XXI. An election petition under this Act shall be served as nearly as may be in the manner in which s writ or summons is served, or in such other manner as may be prescribed.
- XXII. Two or more candidates may be made respondents to the same petition, and their case may for the sake of convenience be tried at the same time, but for all the purposes of this Act, such petition shall be deemed to be a separate petition against each respondent.
- XXIII. Where, under this Act, more petitions than one are presented relating to the same election or return, all such petitions shall in the election list be bracketed together, and shall be dealt with as one petition,

but such petitions shall stand in the election list in the place where the last of such petitions would have stood if it had been the only petition presented, unless the Court shall otherwise direct.

XXIV. On the trial of an election petition under this Act the shorthand writer of the House of Commons or his deputy shall attend and shall be sworn by the judge faithfully and truly to take down the evidence given at the trial, and from time to time as occasion requires to write or cause the same to be written in words at length; and it shall be the duty of such shorthand writer to take down such evidence, and from time to time to write or cause the same to be written at length, and a copy of such evidence shall accompany the certificate made by the judge to the Speaker; and the expenses of the shorthand writer shall be deemed to be part of the expenses incurred in receiving the judge.

#### Jurisdiction and Rules of Court.

XXV. The judges for the time being on the rota for the trial of election petitions in *England* and *Ireland* may respectively from time to time make, and may from time to time revoke and alter, general rules and orders (in this Act referred to as the rules of court), for the effectual execution of this Act, and of the intention and object thereof, and the regulation of the practice, procedure, and costs of election petitions, and the trial thereof, and the certifying and reporting thereon.

Any general rules and orders made as aforesaid shall be deemed to be within the powers conferred by this Act, and shall be of the same force

as if they were enacted in the body of this Act.

Any general rules and orders made in pursuance of this section shall be laid before Parliament within three weeks after they are made if Parliament be then sitting, and if Parliament be not then sitting, within three weeks after the beginning of the then next session of Parliament.

XXVI. Until rules of court have been made in pursuance of this Act, and so far as such rules do not extend, the principles, practice, and rules on which committees of the House of Commons have theretofore acted in dealing with election petitions shall be observed so far as may be by the court and judge in the case of election petitions under this Act.

XXVII. The duties to be performed by the prescribed officer under this Act shall be performed by such one or more of the masters of the Court of Common Pleas at Westminster as may be determined by the chief justice of the said Court of Common Pleas, and by the master of the Court of Common Pleas at Dublin, and there shall be awarded to such masters respectively, in addition to their existing salaries, such remuneration for the performance of the duties imposed on them in pursuance of this Act as the chief justices of the said Courts of Common Pleas at Westminster and Dublin may respectively, with the consent of the commissioners of the treasury, determine.

## Reception, Expenses, and Jurisdiction of Judge.

XXVIII. The judge shall be received at the place where he is about to try an election petition under this Act with the same state, so far as

circumstances admit, as a judge of assize is received at an assize town; he shall be received by the sheriff in the case of a petition relating to a county election, and in any other case by the mayor, in the case of a borough having a mayor, and in the case of a borough not having a mayor by the sheriff of the county in which the borough is situate, or by some person named by such sheriff.

The travelling and other expenses of the judge, and all expenses properly incurred by the sheriff or by such mayor or person named as aforesaid in receiving the judge and providing him with necessary accommodation and with a proper court, shall be defrayed by the commissioners to the treasury out of money to be provided by Parliament.

XXIX. On the trial of an election petition under this Act the judge shall, subject to the provisions of this Act, have the same powers, jurisdiction, and authority as a judge of one of the superior courts and as a judge of assize and nisi prius, and the court held by him shall be a court of record.

XXX. The judge shall be attended on the trial of an election petition under this Act in the same manner as if he were a judge sitting at nisi prius, and the expenses of such attendance shall be deemed to be part of the expenses of providing a court.

#### Wilnesses.

XXXI. Witnesses shall be subperned and sworn in the same manner as nearly as circumstances admit as in a trial at nisi prius, and shall be subject to the same penalties for perjury.

XXXII. On the trial of an election petition under this Act the judge may, by order under his hand, compel the attendance of any person as a witness who appears to him to have been concerned in the election to which the petition refers, and any person refusing to obey such order shall be guilty of contempt of court. The judge may examine any witness so compelled to attend or any person in court although such witness is not called and examined by any party to the petition. After the examination of a witness as aforesaid by a judge such witness may be cross-examined by or on behalf of the petitioner and respondent, or either of them.

. XXXIII. The provisions of the seventh section of the Act of the session of the twenty-sixth and twenty-seventh years of the reign of Her present Majesty, chapter twenty-nine relating to the examination and indemnity of witnesses, shall apply to any witness appearing before a judge on the trial of an election petition under this Act, in the same manuer as in the case of a trial before a committee of the House of Commons before the passing of this Act, and the certificate shall be given under the hand of the judge.

XXXIV. The reasonable expenses incurred by any person in appearing to give evidence at the trial of an election petition under this Act according to the scale allowed to witnesses on the trial of civil actions at the assizes, may be allowed to such persons by a certificate under the hand of the judge or of the prescribed officer, and such expenses if the witness was called and examined by the judge shall be deamed part of

the expenses of providing a court, and in other cases shall be deemed to be costs of the petition.

## Withdrawal and Abatement of Election Petitions.

XXXV. An election petition under this Act shall not be withdrawn without the leave of the court or judge upon special application to be made in and at the prescribed manner, time, and place.

No such application shall be made for the withdrawal of a petition until the prescribed notice has been given in the county or borough to which the petition relates of the intention of the petitioner to make an application for the withdrawal of his petition.

On the hearing of the application for withdrawal any person who might have been a petitioner in respect of the election to which the petition relates may apply to the court or judge to be substituted as a petitioner

for the petitioner so desirous of withdrawing the petition.

The court or judge may, if it or he think fit, substitute as a petitioner any such applicant as aforesaid; and may further if the proposed withdrawal is in the opinion of the court or judge induced by any corrupt bargain or consideration, by order direct that the security given on behalf of the original petitioner shall remain as security for any costs that may be incurred by the substituted petitioner and that to the extent of the sum named in such security the original petitioner shall be liable to pay the costs of the substituted petitioner.

If no such order is made with respect to the security given on behalf of the original petitioner, security to the same amount as would be required in the case of a new petition, and subject to the like conditions, shall be given on behalf of the substituted petitioner before he proceeds with his petition, and within the prescribed time after the order of substitution.

Subject as aforesaid a substituted petitioner shall stand in the same position as nearly as may be, and be subject to the same liabilities as the original petitioner.

If a petition is withdrawn, the petitioner shall be liable to pay the

costs of the respondent.

Where there are more petitioners than one, no application to withdraw a petition shall be made except with the consent of all the petitioners.

XXXVI. In every case of the withdrawal of an election petition under this Act the court or judge shall report to the Speaker whether in its or his opinion the withdrawal of such petition was the result of any corrupt arrangement, or in consideration of the withdrawal of any other petition, and if so the circumstances attending the withdrawal.

XXXVII. An election petition under this Act shall be abated by the death cl a sole petitioner or of the survivor of several petitioners.

The abatement of a petition shall not affect the liability of the petitioner to the payment of costs previously incurred.

The abatement of a petition, the prescribed notice of such abatement having taken place shall be given in the county or borough to which the petition relates, and within the prescribed time after the notice is given, any person who might have been a petitioner in respect of the election to which the petition relates may apply to the court or judge in and at the prescribed manner, time, and place, to be substituted as a petitioner.

The court or judge may, if it or he think fit, substitute as a petitioner any such applicant who is desirous of being substituted and on whose behalf security to the same amount is given as is required in the case of a new petition.

XXXVIII. If before the trial of any election petition under this Act any of the following events happen in the case of the respondent; (that is to say,)

(1.) If he dies:

- (2.) If he is summoned to Parliament as a peer of Great Britain by a writ issued under the great seal of Great Britain:
- (3.) If the House of Commons have resolved that his seat is vacant:
- (4.) If he gives in and at the prescribed manner and time notice to the court that he does not intend to oppose the petition:

Notice of such event having taken place shall be given in the country or borough to which the petition relates, and within the prescribed time after the notice is given any person who might have been a petitioner in respect of the election to which the petition relates may apply to the court or judge to be admitted as a respondent to oppose the petition, and such person shall on such application be admitted accordingly, either with the respondent, if there be a respondent, or in place of the respondent; and any number of persons not exceeding three may be so admitted.

XXXIX. A respondent who has given the prescribed notice that he does not intend to oppose the petition shall not be allowed to appear or act as a party against such petition in any proceedings thereon, and shall not sit or vote in the House of Commons has been informed of the report on the petition, and the court or judge shall in all cases in which such notice has been given in the prescribed time and manner report the same to the Speaker of the House of Commons.

XL. Where an election petition under this Act complains of a double return and the respondent has given notice to the prescribed officer that it is not his intention to oppose the petition, and no party has been admitted in pursuance of this Act to defend such return, then the petitioner, if there be no petition complaining of the other member returned on such double return, may withdraw his petition by notice addressed to the prescribed officer, and upon the receipt of such notice the prescribed officer shall report the fact of the withdrawal of such petition to the Speaker, and the House of Commons shall thereupon give the necessary directions for amending the said double return by taking off the file the indenture by which the respondent so declining to oppose the petition was returned, or otherwise as the case may require: [provided always, that this section shall not apply to Ireland.] (a)

#### Costs.

XLI. All costs, charges, and expenses of and incidental to the presentation of a petition under this Act, and to the proceedings consequent thereon, with the exception of such costs, charges, and expenses as are by this Act otherwise provided for, shall be defrayed by the parties to the

(a) Repealed by the 35th and 36th Victories, cap. 33.

petition in such manner and in such proportions as the court or judge. may determine, regard being had to the disallowance of any costs, charges, or expenses which may in the opinion of the court or judge have been caused by vexatious conduct, unfounded allegations, or unfounded objections the part either of the petitioner or the respondent, and regard being had to the discouragement of any needless expense by throwing the burden of defraying the same on the parties by whom it has been caused, whether such parties are or not on the whole successful.

The costs may be taxed in the prescribed manner but according to the same principles as costs between attorney and client are taxed in a suit in the High Court of Chancery, and such costs may be recovered in the same manner as the costs of an action at law, or in such other manner as

may be prescribed.

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If any petitioner in an election petition presented under this Act neglect or refuse for the space of six months after demand to pay to any persons ummoned as a witness on his behalf, or to the respondent, any sum certified to be due to him for his costs, charges, and expenses, and if such neglect or refusal be, within one year after such demand, proved to the satisfaction of the court of elections, in every such case every person who has entered into a recognizance relating to such petition under the provisions of this Act shall be held to have made default in his said recognizance, and the prescribed officer shall thereupon certify such recognizance to be forfeited, and the same shall be dealt with in England in manner provided by the Act of the third year of the reign of King George the fourth, chapter forty-six, and in Ireland in manner provided by "The fines: Act (Ireland), 1851."

## Punishment of corrupt Practices.

XLILI. Where it is found, by the report of the judge upon an election petition under this Act, that bribery has been committed by or with the knowledge and consent of any candidate at an election, such. candidate shall be deemed to have been personally guilty of bribery at such election, and his election, if he has been elected, shall be void, and he shall be incapable of being elected to and of sitting in the House of Commons during the seven years next after the date of his being found. guilty; and he shall further be incapable during the said period of seven years-

(1.)Of being registered as a voter and voting at any election in the

United Kingdom; and

Of holding any office under the Act of the session of the fifth (2.)and sixth years of the reign of His Majesty King William the Fourth, chapter seventy-six, or of the session of the third and fourth years of the reign of Her present Majesty, chapter one hundred and eight, or any municipal office; and

Of holding any judicial office, and of being appointed and of (3.)

acting as a justice of the peace.

If on the trial of any election petition under this Act any candidate is proved to have personally engaged at the election to which such petition relates as a canvasser or agent for the management of the election, any person knowing that such person has within seven years previous to such engagement been found guilty of any corrupt practice by any competent legal tribunal, or been reported guilty of any corrupt practice by a committee of the House of Commons, or by the report of the judge upon an election petition under this Act, or by the report of commissioners appointed in pursuance of the Act of the session of the fifteenth and sixteenth years of the reign of Her present Majesty, chapter fifty-seven, the election of such candidate shall be void.

XLV. Any person, other than a candidate, found guilty of bribery in any proceeding in which after notice of the charge he has had an opportunity of being heard, shall, during the seven years next after the time at which he is so found guilty, be incapable of being elected to and sitting in Parliament; and also be incapable—

(1.) Of being registered as a voter and voting at any election in the united kingdom; and

(2.) Of holding any office under the Act of the session of the fifth and sixth years of the reign of His Majesty King William the Fourth, chapter seventy-six, or of the session of the third and fourth years of the reign of Her present Majesty, chapter one hundred and eight, or any municipal office; and

(3.) Of holding any judicial office, and of being appointed and of

acting as a justice of the peace.

XLVI. For the purpose of disqualifying, in pursuance of the thirty-sixth section of "The Corrupt Practices Prevention Act, 1854," a member guilty of corrupt practices, other than personal bribery within the forty-third section of this Act, the report of the judge on the trial of an election petition shall be deemed to be substituted for the declaration of an election committee and the said section shall be construed as if the words "reported by a judge on the trial of an election petition" were inserted therein in the place of the words "declared by an election committee."

XLVII. If at any time after any person has become disqualitied by virtue of this Act, the witnesses, or any of them, on whose testimony such person shall have so become disqualified, shall, upon the prosecution of such person, be convicted of perjury in respect of such testimony, it shall be lawful for such person to move the Court to order, and the Court shall, upon being satisfied that such disqualification was procured by reason of perjury, order, that such disqualification shall thenceforth cease and determine, and the same shall cease and determine accordingly.

#### Miscellaneous.

XLVIII. If any returning officer wilfully delays, neglects, or refuses duly to return any person who ought to be returned to serve in Parliament for any county or borough, such person may, in case it has been determined on the hearing of an election petition under this Act that such person was entitled to have been returned, sue the officer having so wilfully delayed, neglected, or refused duly to make such return at his election in any of Her Majesty's Courts of record at Westminster, and shall recover double the damages he has sustained by reason thereof,

together with full costs of suit; provided such action be commenced within one year after the commission of the Act on which it is grounded, or within six months after the conclusion of the trial relating to such election.

- XLIX. In reckoning time for the purposes of this Act, Sunday, Christmas Day, Good Friday, and any day set apart for a public fast or public thanksgiving shall be excluded.
- L. From and after the next dissolution of Parliament no election or return to Parliament shall be questioned except in accordance with the provisions of this Act, but until such dissolution, elections and return to Parliament may be questioned in manner heretofore in use.
- LI. Where an election petition under this Act complains of the conduct of a returning officer, such returning officer shall for all the purposes of this Act, except the admission of respondents in his place, be deemed to be a respondent.
- LII. A petition under this Act complaining of no return may be presented to the Court, and shall be deemed to be an election petition within the meaning of this Act, and the Court may make such order thereon as they think expedient for compelling a return to be made, or may allow such petition to be heard by the judge in manner herein-before provided with respect to ordinary election petitions.
- LIII. On the trial of a petition under this Act complaining of an undue return and claiming the seat for some person, the respondent may give evidence to prove that the election of such person was undue in the same manner as if he had presented a petition complaining of such election.
- LIV. From and after the next dissolution of Parliament the Acts contained in the schedule hereto are repealed so far as relates to elections and petitions to the extent therein mentioned; provided that such repeal shall not affect the validity or invalidity of anything already done or suffered, or any offence already committed, or any remedy or proceeding in respect thereof, or the proof of any past act or thing.
- LV. The additional puisne judge appointed under this Act to each of the Courts of Queen's Bench, the Common Pleas, and the Exchequer in England shall, as to rank, salary, pension, attendant officers, jurisdiction, and all other privileges and duties as a judge, stand in the same position as the other puisne judges of the court to which he is attached.

Any puisne judge of the said courts appointed in pursuance of or after the passing of this Act shall be authorized to sit, and shall, when requested by the Lord Chancellor, sit as a judge of the court of probate and court of marriage and divorce or of the admiralty court.

LVI. If upon a petition to the House of Commons, presented within twenty-one days after the return to the clerk of the Crown in Chancery in *England*, or to the clerk of the Crown and Hanaper in *Ireland*, of a member to serve in Parliament for any borough

or county, or within fourteen days after the meeting of Parliament, and signed by any two or more electors of such borough or county, and alleging that corrupt practices have extensively prevailed at the then last election for such borough or county, or that there is treason to believe that corrupt practices have there so prevailed, an address be presented by both Houses of Parliament, praying that such allegation may be inquired into, the Crown may appoint that such allegation may be inquired into, the Crown may appoint on the same appointed, they shall inquire in the same manner and with the same powers and mathiest to all; the provisions of the statute of the infineenth and sinteenth of *Victoria*, chapter filly-green.

LVII. Any person who at the time of the passing of this Act was snittled, to practise as agant according to the principles, practice, and rules of the House of Commons, in cases of election petitions and matters relating to election of members of the House of Commons, shall be entitled to practise as an attorney or agent in cases of election petitions and all matters relating to elections before the court and judges prescribed by this Act; provided, that every such person so practising as aforesaid shall in respect of such practice and everything relating thereto be subject to the jurisdiction and orders of the court as if he were an attorney of the said court; and further, provided that no such person shall practise as aforesaid until his name shall have been entered on a roll to be made and kept, and which is prescribed manner.

LVIII. The provisions of this Act shall apply to Scotland, subject to the following modifications:

1. The expression "the court" shall mean either division of the inner house of the court of session, and either of such divisions shall have the same powers, jurisdiction, and authority with reference to an election petition in Scotland, and the proceedings thereon, which by this Act are conferred on the Court of Common Pleas at Westminster with respect to election petitions in England:

2. "The expression "Councy" shall not include a county of a City, but shall mean any county or division of a county, or any combination of counties, or of counties and portions of counties.

returning a member to serve in Parliament:

 The expression "Borough" shall mean any university or aniversities, or any city, town, burgh, or district of cities, towns, or burghs, returning a member or members to serve in Parliament:

4. Recognizance shall mean a bond of caution with usual and

necessary clauses:

1.5. The trial of every election petition in Soutland shall be conducted before a judge of the court of session, to be selected from a rota to be formed as herein-after meutioned:

The judges of the court of session shall on or before the first day
of the winter session in every year, select, by a majority of votes,

two of the judges of such court, not being members of the House of Lords, to be placed on the rota for the trial of election petitions during the ensuing year:

 If in any case the judges of the said count are equally divided in their choice of a judge to be placed on the rota, the Lord

President shall have a second or casting vote:

86 Any judge placed on the rota shall be reveligible in the succeeding or any subsequent year:

9. In the event of the death or illness of any judge for the time being on the rota, or his inability to act for any reasonable cause, the judges shall fillium the vacancy by placing on the rota another judge:

10. The judges for the time being on the rota shall, according to their seniority, respectively try the election petitions standing for trial under this Act, unless they otherwise agree among themselves, in which case the trial of each election petition shall be:

taken in manner provided by such agreement:

11. Where it appears to the judges on the rota after due consideration of the list of petitions under this Act for the time being at issue, that the trial of such election petitions will be inconveniently delayed unless an additional judge or judges be appointed to assist the judges on the rota, the judges of the cours of sessions shall, on and according to the requisition of such judges on the rota, select in manner herein-before provided, a judge to try election petitions for the ensuing year, and any judge so selected, shall during that year be deemed to be on the rota for the trial of election petitions:

12. The duties to be performed by the prescribed officer under this Act with reference to election petitions. in ...Scorkad:shall be performed by such one or more of the principal clerks of session as may be determined by the Lord President of the court of session; and there shall be awarded to such principal clerk or clerks in addition to their existing salaries, such remuneration for the performance of the duties imposed on them in pursuance of this Act as the said Lord President may with the consent of commissioners of the treasury, determine:

13. The judge shall be received at the place where he is about to try an election petition under this Act in the same manner and by the same authorities, as far as circumstances admit, as a judge of the court of justiciary is received at a circuit town, and he shall be attended by such officer or officers as shall be necessary:

14. The travelling and other expenses of the judge, and of the officer or officers in attendance upon him, and all expenses properly incurred in providing: the judge with a proper court, shall be defrayed by the commissioners of the treasury out of money to, be provided by Parliament:

152 On the trial of an election petition under this Act, the judge shall, subject to the provisions of this Act, have the same powers, jurisdictions, and authority as a judge of the court of session

presiding at the trial of a civil cause without a jury.

16. The principles of taxation of costs as between attorney and client

in a suit in the High Court of Chancery shall in Scotland mean the principles of taxation of expenses as between agent and client in the court of session:

17. Any of Her Majesty's Courts of record at Westminster shall in

Scotland mean the court of session in Scotland:

18. In lieu of the provisions for the estreating of a recognizance under an election petition, the prescribed officer shall, when otherwise competent under the provisions of this Act, certify that the conditions contained in the bond of caution have not been fulfilled, and it shall then be competent for the party or parties interested to register the said bond, and do diligence upon it as accords of law.

LIX. This Act shall be in force until the expiration of three years from the passing of such Act and to the end of the then next session of Parliament.

#### SCHEDULE.

Date of Act.	Title of Act.	Extent of Repeal.  The whole Act.	
4& 5 Vic. c. 57	An Act for the Prevention of Bribery at Elections.		
5 &6Vic.c.102	An Act for the better Discovery and Pre- vention of Bribery and Treating at the Election of Members of Parliament.	The whole Act.	
11 & 12 Vic. c. 98	An Act to amend the Law for the Trial of Election Petitions.	The whole Act.	
26 Vic. c. 29.	An Act to amend and continue the Law relating to corrupt Practices at elections of Members of Parliament.	Section 8.	
28 Vic. c. 8.	An Act to amend "The Election Petitions Act, 1848," in certain Particulars.	The whole Act.	

#### THE OATH OF ALLEGIANCE.

The Oath to be made and subscribed by Members of Parliament on taking their seats is in the following form:—

"I do swear that I will be faithful and bear true allegiance to her Majesty Queen Victoria, her heirs and successors. So help me God."

# "ACT FOR THE REPRESENTATION OF THE PEOPLE, 1867." (30th and 31st Victorize, cap. 102;)

An Act further to amond the Laws relating to the Representation of the People in England and Wales, [15th August, 1867.].

WHEREAS it is expedient to amend the laws relating to the representation of the people in England and Wales:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act shall be cited for all purposes as "The Representation

of the People Act, 1867."

II. This Act shall not apply to Scotland or Ireland, nor in anywise affect the election of members to serve in Parliament for the Universities of Oxford or Cambridge.

#### PART I .- FRANCHESES.

III. Everyman shall, in and after the year One thousand eight hundred, and sixty-eight, be entitled to be registered as a Voter, and, when registered, to vote for a member or members to serve Parliament for a Borough, who is qualified as follows: (that is to say);

1. Is of full age, and not subject to any legal incapacity; and

 Is on the last day of July in: any year, and has during the whole of the preceding twelve-calendar months been, an inhabitant occupier, as owner or tenant, of any dwelling house within the Borough; and:

Has during the time of such occupation been rated as an ordinary
occupier in respect of the premises so occupied by him within
the Borough to all rates (if any) made for the relief of the poor

in respect of such premises; and

4: Has on or before the twentieth day of July in the same year bona fide paid an equal amount in the pound to that payable by other ordinary occupiers in respect of all poor rates that have become payable by him in respect of the said premises up to the preceding fifth day of January:

Provided that no man shall under this section be entitled to be registered as a voter by reason of his being a joint occupier of any dwelling house.

IV: Every man shall, in and after the year One thousand eight hundred and sixty-eight, be entitled to be registered; as a voter, and when registered, to vote for a member or members to serve in Parliament, for a Borough, who is qualified as follows: (that is to say);

L Is of full age and not subject to any legal incapacity; and

As a lodger has occupied in the same Borough separately and as sole tenant, for the twelve months, preceding the last day of July in any year the same ledgings, such lodgings being part of one and the same dwelling house, and of a clear yearly value, if let unfurnished, of, ten pounds or upwards; and

8. Has resided in such lodgings during the twelve months imme-

diately preceding the last day of July, and has claimed to be registered as a voter at the next ensuing registration of voters.

V. Every man shall, in and after the year One thousand eight hundred and sixty-eight, be entitled to be registered as a voter, and when registered, to vote for a member or members to serve in Parliament for

a County, who is qualified as follows; (that is to say,)

Is of full age, and not subject to any legal incapacity, and is seised at law or in equity of any lands or tenements of freehold, copyhold, or any other tenure whatever, for his own life, or for the life of another, or for any lives whatsoever, or for any larger estate of the clear yearly valu. of not less than five pounds over and above all rents and charges payable out of or in respect of the same, or who is entitled, either as lessee or assignee, to any lands or tenements of freehold or of any other tenure whatever, for the unexpired residue, whatever it may be, of any term originally created for a period of not less than sixty years (whether determinable on a life or lives or not), of the clear yearly value of not less than five pounds over and above all rents and charges payable out of or in respect of the same:

Provided that no person shall be registered as a voter under this section unless he has complied with the provisions of the twenty-sixth section of the Act of the second year of the Reign of His Majesty William the

Fourth, chapter forty-five.

VI. Every man shall, in and after the year One thousand eight hundred and sixty-eight, be entitled to be registered as a voter, and, when registered, to vote for a member or members to serve in Parliament for a county, who is qualified as follows; (that is to say,)

Is of full age, and not subject to any legal incapacity; and

9. Is on the last day of July in any year, and has during the twelve months immediately preceding been, the occupier, as owner or tenant, of lands or tenements, within the county, of the rateable value of twelve pounds or upwards; and

3. Has during the time of such occupation been rated in respect to the premises so occupied by him to all rates (if any) made for the relief of the poor in respect of the said premises; and

4. Has on or before the 20th day of July in the same year paid all poor rates that have become payable by him in respect of the said premises up to the preceding fifth day of Junuary.

VII. Where the owner is rated at the time of the passing this Act to the poor rate in respect of a dwelling house or other tenement situate in a parish wholly or partly in a borough, instead of the occupier, his liability to be rated in any future poor rate shall cease, and the following enactments shall take effect with respect to rating in all boroughs:

 After the passing of this Act no owner of any dwelling house or other tenement situate in a parish either wholly or partly within a borough shall be rated to the poor rate instead of the

occupier, except as hereinafter mentioned:

The full rateable value of every dwelling house or other separate tenement, and the full rate in the pound payable by the occupier, and the name of the occupier, shall be entered in the rate book:

Where the dwelling house or tenement shall be wholly let out in apartments or lodgings not separately rated, the owner of such dwelling house or tenement shall be rated in respect thereof to the poor rate:

Provided as follows:

That nothing in this Act contained shall affect any composition existing at the time of the passing of this Act, so nevertheless that no such composition shall remain in force beyond the twenty-ninth day of September next:

(2.) That nothing herein contained shall affect any rate made previously to the passing of this Act, and the powers conferred by any subsisting Act for the purpose of collecting and recovering a poor rate shall remain and continue in force for the collection and recovery of any such rate and composition:

- That where the occupier under a tenancy subsisting at the (3.) time of the passing of this Act of any dwelling house or other tenement which has been let to him free from rates is rated and has paid rates in pursuance of this Act, he may deduct from any rent due or accruing due from him in respect of the said dwelling house or other tenement any amount paid by him on account of the rates to which he may be rendered liable to this Act.
- Where any occupier of a dwelling house or other tenement (for which the owner at the time of the passing of this Act is rated or is liable to be rated) would be entitled to be registered as an occupier in pursuance of this Act at the first registration of Parliamentary voters to be made after the year One thousand eight hundred and sixty-seven if he had been rated to the poor-rate for the whole of the required period, such occupier shall, notwithstanding he may not have been rated prior to the 29th day of September One thousand eight hundred and sixtyseven as an ordinary occupier, be entitled to be registered, subject to the following conditions:
  - That he has been duly rated as an ordinary occupier to all poor rates in respect of the premises after the liability of the owner to be rated to the poor rate has ceased, under the provisions of this Act:
  - That he has on or before the twentieth day of July One thousand eight hundred and sixty-eight paid all poor rates which have become payable by him as an ordinary occupier in respect of the premises up to the preceding fifth day of January.
- At a contested election for any county or borough represented by three members no person shall vote for more than two candidates.
- At a contested election for the City of London no person shall vote for more than three candidates.
- No elector who within six months before or during any election for any county or borough shall have been retained, hired, or employed for all or any of the purposes of the election for reward by or on behalf

of any candidate at such election as agent, canvasser, clerk, messenger, or in other like employment, shall be entitled to vote at such election, and if he shall so vote, he shall be guilty of a misdemeaner.

Whereas upon representations made to Her Majesty in joint addresses of both Houses of Parliament to the effect that the select committee of the House of Commons appointed to try the petitions complaining of undue elections and returns for the boroughs of Totnes, Reigate, Great Yarmouth, and Lancaster had reason to believe that corrupt practices had extensively prevailed at the last elections for the said boroughs, commissioners were appointed for the purpose of making inquiry into the existence of such corrupt practices, in pursuance of the Act of Parliament passed in the sixteenth year of the reign of Her present Majesty, chapter fifty seven, intituted An Act to provide for the more effectual Inquiry into the existence of Corrupt Practices at Elections for Members to serve in Parliament: And whereas the commissioners so appointed reported to Her Majesty as follows:

As respects the said borough of Totnes, that at every election for the said borough since and including the election in the year

1857 corrupt practices had extensively prevailed:
As respects the said borough of Reigate, that bribery and treating had prevailed at the election in the year 1859, and had extensively prevailed at the two elections in the year 1858, and at the elections in the years 1863 and 1865':

As respects the said borough of Great Yarmouth that corrupt and illegal practices had extensively prevailed at the elections

in the years 1859 and 1865:

As respects the said borough of Lameaster, that corrupt practices? had extensively prevailed at the election in the year 1665, and with rare exceptions, had for a long time prevailed at contested: elections for members to serve in Parliament for that borough :

Be it enacted, That from and after the end of this present Parliament the boroughs of Totnes, Reigate, Great Yarmouth, and Lancaster shall'. respectively cease to return any member or members to serve in Parliament.

XIII. Whereas the commissioners appointed under a commission of Her Majesty dated the sixteenth day of June One thousand eight hundred and sixty-six, for the purpose of making inquiry into the existence of corrupt practices in the borough of *Toenes*, have by their report, dated the twenty-ninth day of January One thousand eight hundred and sixty-seven, reported to Her Majesty that the persons named in schedules (I.) and (K.) to the said report annexed had been guilty of giving or receiving bribes: Be it enacted, That none of the persons so named in the said schedules shall have the right of voting for the southern division of the county of Deves in respect of a qualification situated within the said borough of Tomes.

Whereas the commissioners appointed under a commission of Her Majesty, dated the sixteenth day of June One thousand eight hundred and sixty-six, for the purpose of making inquiry into the existence of corrupt practices in the borough of Great Yarmouth have by their report, dated the twentieth day of December One thousand eight hundred and sixty-six reported to Her Majesty that the persons named in Schedules (A.) and (B.) to the said report annexed had been guilty of giving and receiving bribes: Be it enacted, That none of the persons so named in the said schedules shall have the right of voting for the north-eastern division of the county of Norfolk, or the eastern division of the county of Suffolk, in respect of a qualification situated within the borough of Great Yarmouth.

- XV. Whereas the commissioners appointed under a commission of Her Majesty, dated the sixteenth day of June One thousand eight hundred and sixty six, for the purpose of making inquiry into the existence of corrupt practices in the borough of Lancaster, have by their report reported to Her Majesty that certain persons had been guilty of giving or receiving bribes: Be it enacted, That none of the said persons appearing by the Schedules marked (A.) and (B.) to the said report annexed to have been bribed, or as bribing and treating, shall have right of voting for the northern division of the county of Lancaster in respect to a qualification situated within the said borough of Lancaster.
- XVI. Whereas the commissioners appointed under a commission of Her Majesty, dated the sixteenth day of June One thousand eight hundred and sixty-six, for the purpose of making inquiry into the existence of corrupt practices in the borough of Reigate, by their report, dated the second day of February One thousand eight hundred and sixty-seven, reported to Her Majesty that the said persons named in Schedules (A.), (B.), and (C.) had been guilty of giving or receiving bribes: Be it enacted, That none of the persons so named in the said schedules, and appearing thereby to have been so guilty in the election which took place in the year 1865, shall have the right of voting for the division of Reigate.

#### PART II .- DISTRIBUTION OF SEATS.

- XVII. From and after the end of this present Parliament, no borough which had a less population than ten thousand at the census of One thousand eight hundred and sixty-one shall return more than one member to serve in Parliament, such boroughs being enumerated in Schedule (A.) to this Act annexed.
- XVIII. From and after the end of this present Parliament, the city of Manchester and the boroughs of Liverpool, Birmingham, and Leeds, shall each respectively return three members to serve in Parliament.
- XIX. Each of the places named in Schedule (B.) to this Act annexed shall be a borough, and, until otherwise directed by Parliament, each such borough shall comprise such places as are specified and described in connexion with the name of each such borough in the said Schedule (B.); and in all future Parliaments the borough of Chelsea, named in the said schedule, shall return two members, and each of the other boroughs named in the said schedule shall return one member to serve n Parliament.

- XX. Registers of voters shall be formed in and after the year One thousand eight hundred and sixty-eight, notwithstanding the continuance of this present Parliament, for or in respect of the boroughs constituted by this Act, in like manner as if before the passing of this Act they respectively had been boroughs returning members to serve in Park liament.
- XXI. From and after the end of the present Parliament, the boroughs of Merther Tydfil and Salford shall each return two members instead of one to serve in future Parliaments; and the borough of the Tower Homlets shall be divided into two divisions, and each division shall in all future Parliaments be a separate borough returning two members to serve in Parliament.

The said divisions shall be known by the name of the borough of Hackney and the borough of the Tower Hamleis, and, until otherwise directed by Parliament, shall comprise the places mentioned in connection with each such berough in Schedule (C.) hereto annexed.

- XXIL Registers of voters shall be formed in and after the year One thousand eight hundred and sixty-eight, noswithstanding the continuance of this present Parliament, in respect of the said boroughs of Hackney and of the Tower Hamlets constituted under this Act, in like manner as if such divisions had previously to the passing of this Act been separate boroughs returning members to serve in Parliament.
- XXIII. From and after the end of the present Parliament, esch county named in the first column of Schedule (D.) to this Act annexed shall be divided into the divisions named in the second column of the said schedule, and until otherwise directed by Parliament, each of such divisions shall consist of the hundreds, lather, wapentakes, and places mentioned in the third column of the said schedule.

In all future Parliaments there shall be two members to serve for each of the divisions specified in the said second column, and such members shall be chosen in the same manner and by the same description of voters, and in respect of the same rights of voting, as if each such division were a separate county.

All enactments relating to divisions of counties returning members to serve in Parliament shall be deemed to apply to the divisions constituted

as a foresaid.

Registers of voters shall be formed in and after the year One thousand eight hundred and sixty-eight, notwithstanding the continuance of this present Parliament, for or in respect of the divisions of counties constituted by this Act, in like manner as if before the passing of this Act they had respectively been counties returning members to serve in Parliament.

- XXIV. In all future Parliaments the University of London shall return one member to serve in Parliament.
- XXV. Every man whose name is for the time being on the register of graduates constituting the Convocation of the University of London shall, if of full age, and not subject to any legal incapacity, be entitled to vote in the election of a member to serve in any future Parliament for the said University.

## PART III. - SUPPLEMENTAL PROVISION .- Incidents of Franchise.

XXVI. Different premises occupied in immediate succession by any person as owner or tenant during the twelve calendar months next previous to the last day of July in any year shall, unless and except as herein is otherwise provided, have the same effect in qualifying such person to vote for a county or borough as a countinued occupation on the same premises in the manner herein provided.

AXVII. In a county where premises are in the joint occupation of several persons as owners or tenants, and the aggregate rateable value of such premises is such as would, if divided amongst the several occupiers, so far as the value, is concerned, confer on each of them a vote, then each of such joint occupiers shall, if otherwise gualified, and subject to the conditions of this Act, be entitled to be registered as a voter, and when registered to vote at an election for the county: provided always, that not more than two persons, being such joint occupiers, shall be entitled to be registered in respect of such premises, unless they shall have derived the same by descent, succession, marriage, marriage settlement, or devise, or unless they shall he bosa fide engaged as partners carrying on trade or business thereon.

XXVIII. Where any poor rate due on the fifth day of January in sany year from an noccupier in respect of premises capable of conferring the franchise for a borough remains unpaid on the Inst. day of June following, the overseers whose duty it may be to ocollect such rate shall on or before the twentieth of the same month of June, unless such rate has previously been paid, or has sbeen duty demanded by a demand note, to be served in like mannernasithe motice in this section referred to, give or cause to be piven a notice in the form set forth in Schedule (E) to this Act to every such occupier. The notice shall be deemed to be duly given if delivered to the occupier or left at his last or usual place of abode, or with some person on the premises in respect of which the rate is payable. Any everseer who shall wilfully withhold such motice, with intent to keep such occupier off the list or register cof voters for the said borough, shall be deemed guilty of a breach iof duty in the execution of the Registration Acts.

XXIX. The overacers of every parish wholly, or partly within a horough shall, on or hefore the twenty-second day of July in every year, make out a list containing, the name and place of abode of every person who shall not have paid, on or before the twentieth day of the same month, all poor rates which shall have become payable from him in respect of any premises within the said parish before the fifth day of January then last past, and whe overseers shall keep the said list, to be perused by any person without payment of any fee, at any time between the hours of ten of the clock in the formoun and four of the clock in the afternoon of any day except Sunday during the first fourteen

days after the said twenty-second day of July; any overseer wilfully neglecting or refusing to make out such list, or to allow the same to be perused as aforesaid, shall be deemed guilty of a breach of duty in the execution of the Registration Acts.

#### REGISTRATION OF VOTERS.

The following Regulations shall in and after the year One thousand eight hundred and sixty-eight be observed with respect to the registration of voters:

The overseers of every parish or township shall make out or cause to be made out a list of all persons on whom a right to vote for a county in respect of the occupation of premises is conferred by this Act, in the same manner, and subject to the same regulations, as nearly as circumstances admit, in and subject to which the overseers of parishes and townships in boroughs are required by the Registration Acts to make out or cause to be made out a list of all persons entitled to vote for a member or members for a borough in respect of the occupation of premises of a clear yearly value of not less than ten pounds:

The claim of every person desirous of being registered as a voter for a member or members to serve for any borough in respect of the occupation of lodgings shall be in the form numbered I. in Schedule (G.) or to the like effect, and shall have annexed thereto a declaration in the form and be certified in the manner in the said schedule mentioned, or as near thereto as circumstances admit; and evey such claim shall after the last day of July and on or before the twenty-fifth day of August in any year be delivered to the overseers of the parish in which such lodgings shall be situate, and the particulars of such claim shall be duly published by such overseers on or before the first day of September next ensuing in a separate list, according to the form numbered 2, in the said Schedule (G.):

So much of section 18, of the Act of the session of the sixth year of the reign of Her present Majesty, chapter eighteen, as relates to the manner of publishing lists of claimants and to the delivery of copies thereof to persons requiring the same, shall apply to every such claim and list; and all the provisions of the 38th and 39th sections of the same Act with respect to the proof of the claims of persons omitted from the lists of voters, and to objections thereto, and to the hearing thereof, shall, so far as the same are applicable, apply to claims and objections, and to the hearing

thereof, under this section.

XXXI. The word "expenses" contained in the sections fifty-four and fifty-five of the said Registration Act of the session of the sixth year of the reign of Her present Majesty, chapter eighteen, shall be

deemed to and shalli nelude and apply to all proper and reasonable fees and charges of any clerk of the peace of any county, or of any town clerk of any city or borough, to be hereafter made or charged by him in any year for his trouble, care, and attention in the performance of the services and duties imposed upon him by the same Act or by this Act, in addition to any money actually paid or disbursed by him for or in respect of any such services or duties as aforesaid.

XXXII. Whereas several of the hundreds mentioned in the third column of the said Schedule (D.), and therein assigned to Mid Lincolnshire, are situate in the parts of Lindsey, and others are situate iu the parts of Kesteven, and the liberty of Lincoln consisting of the city and the county of the city of Lincoln is situate partly in the parts of Lindsey and partly in the parts of Kesteven, and there are separate clerks of the peace for the said parts of Lindsey and Kesteven: in forming the register for the said division of Mid Lincolnshire the clerk of the peace of the parts of Lindsey shall do and perform all such duties as are by law required to be done by clerks of the peace in regard to such of the hundreds assigned to Mid Lincolnshire as aforesaid as are situate within the said parts of Lindsey, and in regard to so much of the liberty of Lincoln aforesaid as is situate within the said parts of Lindsey; and the clerk of the peace of the parts of Kesteven shall do and perform all such duties as are by law required to be done by clerks of the peace in regard to such of the said hundreds as assigned to Mid Lincolnshire as aforesaid as are situate within the said parts of Kesteven, and in regard to so much of the liberty of Lincoln aforesaid as is situate within the said parts of Kesteven.

#### PLACES FOR ELECTION, AND POLLING PLACES.

XXXIII. The court for the election of members for each of the divisions mentioned in the second column of the said Schedule (D.) shall be holden at the places named for that purpose in the fourth column of the same schedule.

XXXIV. In every county the justices of the peace having jurisdiction therein or in the larger part thereof, assembled at some court of general or quarter sessions, or at some adjournment thereof, held after the passing of this Act, may if they think convenience requires it. divide such county into polling districts, and assign to each district a polling place, in such manner as to enable each voter, so far as practicable, to have a polling place within a convenient distance of his residence; and the justices shall advertise, in such manner as they think fit a description of the polling districts so constituted by them, and the name of the polling place assigned to each district, and shall name the polling places at which the revising barristers are to hold their courts, and no revising barrister shall be obliged to hold his courts at any polling places not so

ramed: provided that the justices of the peace for the Isle of Elg. assembled as aforesaid, shall carry into effect the provisions of this section so far as regards the said Isle of Ely; but nothing herein contained shall affect the powers conferred by any other Act of Parliament of attering polling places or polling districts, or of crea-

ting additional polling places or districts:

The local authority of every borough shall if they think convenience requires it, as soon as may be after the passing of this Ast divide such borough into polling districts, and the returning officer shall in the case of a contested election provide at least one booth or room for taking the poll in each polling district; and in cases where a Parliamentary borough is constituted of two or more towns, the distance between two of which shall exceed two miles, there shall be provided a booth or room for taking the poll in each of such towns.

Where any parish in a borough is divided into or forms part of more than one polling district, the overseers shall, so far as practicable, make out the list of voters in such manner as to divide the names in conformity with each polling district:

The town clerk, as defined by the Act of the sixth Victoria, chapter eighteen, shall cause the lists of voters for each borough to be copied, printed, arranged, and signed, and delivered in the manner directed by the said Act, so as to correspond with the division of the borough into polling districts:

A description of the polling districts made or altered in pursuance of this Ast shall be advertised by the local authority in such manner as they think fit, and notice of the situation, division and allotment of the polling booth or place for each district shall be given in manner now required by law:

The local authority shall mean in every municipal borough, and in every borough any part of which forms a municipal borough, the town council of such borough, and in other boroughs the Justices of the peace acting for such borough, or if there be no such Justices then the Justices acting for the division of the county in which such borough or the greater part thereof is situate; and in cases where a Parliamentary borough is constituted by the combination of two or more municipal boroughs, then the local authority shall mean the town council of that municipal borough in which the nomination takes place:

The local authority may from time to time after any districts made by them under this Act.

\*\*XXXVI. It shall not be lawful for any candidate, or any one on his behalf, at any election for any borough, except the several boroughs of East Retford, Shoreham, Orichtade, Much Wenlock, and Aylesbury, to pay any money on account of the conveyance of any veter to the poll

either to the voter himself or to any other parson; and if any such candidate, or any person on his behalf, shall pay any money on account of the conveyance of any voter to the poll such payment shall be deemed to be an illegal payment within the meaning of." The corrupt practices prevention Act, 1854."

XXXVII. At every contested election for any county or borough, unless some building or place belonging to the county or borough is provided for that purpose, the returning officer shall, whenever it is practicable so to do, instead of eracting a booth hire a building or room for the purpose of taking the poll:

XXXVIII. The forty-seventh and forty-eighth sections of the Aut of the sixth year of the reign of Her present Majesty, chapter eighteen, relating to the transmission and delivery of the book or books containing the fist of voters to the sheriff and returning officer, shall be construed as if the word "December" were substituted in those sections for the word "November," and the said book or books shall be register of persons entitled to vote for the county or borough to which such register relates at any election which takes place during the year commencing on the first day of January next after such register is made, and the register of electors in force at the time of the passing of this Act shall be the registar in force until the first day of January One thousand eight hundred and sixty-eight.

Section 35, part of Section 37, and Section 39; are repealed by the 85th and 86th Victorize, cap. 38.

XL. The thirty-sixth section of the Act of the second year of Kings William the Fourth, chapter forty-five, disqualifying persons in receipt of perceint relief from being registered as voters for a borough, shall apply to a county also, and the said section shall be construed as if the word "county" were inserted therein before the word "City"; and the oversees of every parish shall omit from the lists made out by them of persons entitled to vote for the borough and county in which such parish in situate the names of all persons who have received parechial relief withing twelve calendar months next previous to the last day of July in the year in which the list is made out.

## Election in University of London.

XLI. The Vice-chancellor of the university of London shall be the returning officer for such university, and the writ for any election of a member to serve in Parliament for such university shall be directed to such vice-chancellor.

XLII. The vice-chancellor of the university of London shall proceed to election, in pursuance of any writ to be directed to him as hereinbefore mentioned, within six days after the receipt of such writ, giving three clear days notice of the day and place of election, exclusive of the day of proclamation and the day of election; and the vice-chancellor

shall after such election certify the same, together with such writ, according to the directions thereof.

- XLIII. At every contested election of a member or members to serve in Parliament for the university of London the polling shall commence at eight o'clock in the morning of the day next following the day fixed for the election, and may continue for not more than five days (Sunday Christmas Day, Ascension Day, and Good Friday being excluded), but no poll shall be kept open later than four o'clock in the afternoon.
- XLIV. At every election of a member to serve in Parliament for the university of London the vice-chancellor shall appoint the polling place, and also shall have power to appoint two or more pro vice-chancellors, any one of whom may receive the votes and decide upon all questions during the absence of such vice-chancellor; and such vice-chancellor shall have power to appoint poll clerks and other officers, by one or more of whom the votes may be entered in the poll book, or such number of poll books as may be judged necessary by such vice-chancellor; and such vice-chancellor shall, not later than two o'clock in the afternoon of the next day next following the close of the poll, openly declare the state of the poll and make proclamation of the member chosen.
- XLV. All the provisions of an Act passed in the twenty-fourth and twenty-fifth year of Her present Majesty, entitled An Act to provide that votes at elections for the universities may be recorded by means of voting papers, shall apply to every election of a member for the university of London.
- XLVI. So much of the twenty-seventh and thirty-second sections of the Act of the second year of the reign of King William the fourth, chapter forty-five, and of the seventy-ninth section of the Act of the sixth year of the reign of Her present Majesty, chapter eighteen, as relates to the residence of electors within seven miles of any city or borough, shall be repealed in respect to electors otherwise qualified to be registered and to vote for members to serve in Parliament for the city of London: provided always, that no person shall be registered as an elector for the said city unless he shall have resided for six calendar months next previous to the last day of July in any year, nor be entitled to vote at any election for the said city unless he shall have ever since the last day of July in the year in which his name was inserted in the register then in force have resided, and at the time of voting shall have continued to reside within the said city, or within twenty-five miles thereof or any part thereof.

#### Miscellaneous.

XLVII. In any borough named in the Schedules (B.) and (C.) to this Act annexed, which is or includes a municipal borough, the mayor of such municipal borough shall be the returning officer, and in the other cases the returning officer shall be appointed in the same manner as if such places were included amongst the boroughs mentioned in the Schedules (C.) and (D.) of the Act of the second year of His late Majesty William

the Fourth, chapter forty-five; for which no persons are mentioned in such schedules as returning officers.

XLVIII. The following persons, that is to say, the Right Honourable Load Viscount Eversley, the Right Honourable Russell Gurney, Sir John Thomas Buller Duckworth, Baronet, Sir Francis Crossley, Baronet, and John Walter, Esquire, of whom not less than three shall be a quorum, shall be appointed Boundary Commissioners for England and Wales, and they shall, immediately after the passing of this Act, proceed, by themselves or by assistant commissioners appointed by them, to inquire into the temperary boundaries of every borough constituted by this Act, with power to suggest such alterations therein as they may deem expedient.

They shall also inquire into the boundaries of every other borough in England and Wales, except such boroughs as are wholly disfranchised by this Act, with a view to ascertain whether the boundaries should be enlarged, so as to include within the limits of the borough all premises which ought, due regard being had to situation or other local circumstances, to be included therein for the purpose of conferring apon the occupiers thereof the parliamentary franchise for such borough.

They shall also inquire into the divisions of counties as constituted by this Act, and as to the places appointed for holding courts for the election of members for such divisions, with a view to ascertain whether, having regard to the natural and legal divisions of each county, and the distribution of the population therein, any and what alterations should be made in such divisions or places.

The said commissioners shall, with all practicable despatch, report to one of Her Majesty's principal secretaries of state upon the several matters in this section referred to them, and their report shall be laid before Parliament.

The commissioners and assistant commissioners at appointed shall give notice, by public advertisement, of their intention to visit such counties and boroughs, and shall appoint a time for receiving the statements of any persons who may be desirous of giving information as to the boundaries or other local circumstances of such counties and boroughs, and the said commissioners or assistant commissioners shall by personal inspection, and such other means as the commissioners shall think necessary, possess themselves of such information as will enable the commissioners to make such report as herein mentioned.

HLIX. Any person, either directly or indirectly, corruptly paying any rate on behalf of any ratepayer for the purpose of enabling him to be registered as a voter, thereby to influence his vote at any future election, and any candidate or other person, either directly or indirectly, paying any rate on behalf of any voter for the purpose of inducing him to vote or refrain from voting, shall be guilty of bribery, and be punishable, and any person on whose behalf and with whose privity any such payment as in this section is mentioned is made shall also be guilty of bribery, and punishable acceptingly.

E. No returning officer for any county or borough, nor his deputy, mor any partner or clerk of either of them, shall act as agent for any candidate in the management or conduct of his election as a member to

serve in parliament for such county or borough; and if any returning officer, his deputy, the partner or clerk of either of them, shall so act, he shall be guilty of a misdemeanor.

- LI. Whereas great inconvenience may arise from the enactments now in force, limiting the duration of the Parliament in being at the demise of the erown: Be it therefore enacted, That the Parliament in being at any future demise of the crown shall not be determined or dissolved by such demise, but shall continue so long as it would have sontinued but for such demise, unless it should be sooner prorogued or dissolved by the crown, anything in the act passed in the sixth year of Her late Majesty Queen Anne, chapter seven, in any way notwithstanding.
- LII. Whereas it is expedient to amend the law relating to offices of profit the acceptance of which from the crown vacates the seats of members accepting the same, but does not render them incapable of being re-elected: Be it enacted, That where a person has been returned as a member to serve in Parliament since the acceptance by him from the crown of any office described in Schedule (H.) to this Act annexed, the subsequent acceptance by him from the crown of any other office or offices described in such schedule in lieu of and in immediate succession the one to the other shall not vacate his seat.
- LIII. Any copy of any of the said reports by the said commissioners appointed for the purpose of making inquiry into the existence of corrupt practices in any of the said boroughs of Totnes, Great Yarmouth, Lancaster, or Reigate, with the schedules thereof annexed, and purporting to be printed by the Queen's printer, shall for the purposes of this Act be deemed to be sufficient evidence of any such report of the said commissioners and of the schedules annexed thereto.
- LIV. Where separate registers of voters have been directed to be made in respect of the divisions of the borough and counties divided by this Act into two divisions only, if a vacancy takes place in the representation of the said county or borough before a summoning of a future Parliament, and after the completion of such separate register, such last-mentioned registers shall for the purpose of any election to fill up such vacancy, be deemed together to form the register for the borough or county and in the case of a county divided into more than two divisions the clerk of the peace shall, from the separate registers make out a register of voters for the county or original division of the county in which the election may be about to take place, in the same manner as if no new division or divisions of such county had been made by this Act.
- LV. Nothing in this Act contained shall affect the rights of persons whose names are for the time being on the register of voters for any county in which the boroughs constituted by this Act are situate to vote in any election for such county in respect of any vacancy that may take place before the summoning of a future Parliament, but after such summoning no person shall be entitled to be registered as a voter or to vote in any election for any such county who would not be entitled to be so registered or to vote in case the qualification held by him were situate in a borough other than one constituted by this Act.

In the case of a parish wholly or partly situate within the limits of a borough constituted by this Act, the revising barrister in revising at any time before the summoning of a future Parliament the list of voters for the county in which such parish is situate shall write the word "borough" opposite to the name of each voter whose qualification in respect of the premises described in the list would not, after the summoning of a future Parliament, entitle such voter to vote for the county and at any election taking place after the summoning of a future Aarliament the vote of every person against whose name the word "borough" is written, if tendered in respect of such qualification, shall be rejected by the returning officer.

LVI. The franchises conferred by this Act shall be in addition to and not in substitution for any existing franchises, but so that no person shall be entitled to vote for the same place in respect of more than one qualification; and, subject to the provisions of this Act, all laws, customs, and enactments now in force conferring any right to vote, or otherwise relating to the representation of the people in England and Wales, and the registration of persons entitled to vote, shall remain in full force, and shall apply, as nearly as circumstances admit, to any person hereby authorized to vote, and shall also apply to any constituency hereby authorized to return a member or members to Parliament as if it had heretofore returned such members to Parliament and to the franchises hereby conferred, and to the registers of voters hereby required to be formed.

LVII. From and after the passing of this Act, the county palatine of Lancaster shall cease to be a county palatine, in so far as respect to issue, direction, and transmission of writs for the election of members to issue in Parliament for any division of the said county or for any borough situate in the said county; and such writs may be issued under the same seal, be directed to the like officer, and transmitted in the like manner, under, to, and in which writs may be issued, directed, and transmitted in the case of divisions of counties and boroughs not forming part of or situate in a county palatine; and any writ issued, directed, and transmitted in manner directed by this section shall be valid accordingly.

LVIII. All writs to be issued for the election of members to serve in parliament, and all mandates, precepts, instruments, proceedings, and notices consequent upon such writs or relating to the registration of voters, shall be framed and expressed in such manner and form as may be necessary for the carrying the provisions of this Act into effect.

LIX. This Act, so far as is consistent with the tenor thereof, shall be construed as one with the enactments for the time being in force relating to the representation of the people and with the registration Acts; and in construing the provisions of the twenty-fourth and twenty-fifth sections of the Act of the second year of king William the fourth, chapter forty-five, the expressions "the provisions herein-after contained," and "as aforesaid," shall be deemed to refer to the provisions of this Act conferring rights to vote as well as to the provisions of the said Act.

LX. Notwithstanding anything in this Act contained, in the event of a vacancy in the representation of any constituency, or of a dissolution of Parliament taking place, and a writ or writs being issued, before the First day of January, One thousand eight hundred and sixty-nine, for the election of members to serve in the present or any new Parliament, each election shall take place in the same manner in all respects as if no alteration had been made by this Act in the franchises of electors, or in the places authorized to return a member or members to serve in Parliament, with this exception, that the boroughs by this Act disfranchised shall not be entitled to return members to serve in any such new Parliament.

LXI. The following terms shall in this Act have the meanings besein-after assigned to them, unless there is something in the context repugnant to each construction; (that is to say,)

" Month" shall mean calendar month:

" Member" shall include a knight of the shire:

"Election" shall mean an election of a member or members to serve in Parliament:

"County" shall not include a county of a city or county of a town, but shall mean any county, riding, parts or divisions of a county returning a member or members to serve in Parliament:

"Borough" shall mean may borough city, place, or combination of places, not being a sounty as herein-before defined, returning a member or members to serve in Parliament:

"Dwelling house" shall include any part of a house occupied as a separate dwelling, and separately rated to the relief of the

poor:

The Registration Acts" shall mean the Act of the sixth year of the reign of Her present Majesty, chapter eighteen, and the Act of the twenty-eighth year of the raign of Her present Majesty, chapter thirty-six, and any other Acts or parts of Acts relating to the registration of persons entitled to vate at and proceedings in the election of members to serve in Parliament for England and Wales.

To A. B.

#### SCHEDULE (E.)

10 A. D

City [or Borough of]
Take notice that you will not be entitled to have your name inserted in the list of voters for this City [or Borough] now about to be made in respect of the premises in your occupation in

[street or place] unless you pay on or before the Twentieth day of July next all the Poor Rates which have become due from you in respect of such premises, up to the Fifth day of January last, amounting to £. and if you omit to make such payment you will be incapable of being on

the next register of voters for this, City [or Borough].

Dated the day of June. 18

C.D. E.F. Overseers, or G.H. Assistant

Overseer, or I.K. Collector.

SCHEDULE (G.)
Form No. 1.
Claim of Lodger.

Borough of

To the Overseers of the Parish of

I hereby claim to be inserted in the list of voters in respect of the occupation of the undermentioned lodgings, and the particulars of my qualification are stated in the columns below.

Christian Name and Surname at full length.	Profession, Trade, or Calling.	Description of Lodging.	if any, and	Name, Description, and Residence of Landlord or other Person to whom Rent paid.	
T dis also	3				
T the shove named			hereby declare that I have heem		

I, the above named
during the twelve months immediately preceding the last day of July in
this year, the occupier as sole tenant of the above-mentioned lodgings,
and that I have resided therein during the twelve months immediately
preceding the said last day of July, and that such lodgings are of a clear
yearly value, if let unfurnished, of ten pounds or upwards.

Dated the day of Signature of Claimant

Witness to the signature of the said

And I certify my belief in the accuracy of the above claim.

Name of Witness

Residence and calling This claim must bear date the First day of August, or some day subsequent thereto, and must be delivered to the Overseers after the last day of July, and on or before the Twenty-fifth day of August.

Form No. 2:

List of Claimants in respect of Lodgings to be published by the Overseers. The following persons claim to have their names inserted in the list of persons entitled to vote in the election of a member [or members] for the City [or Borough] of

Christian Name and Surname of each Claimant at full length.	Profession, Trade, or Calling.	Description of Lodgings.	if any, and	
		•		
		(1	Signed) A.1	Overseers of,

E.F.

SCHEDULE (H.)

Offices of Profit referred to in this Act:

Lord High Treasurer; Commissioner for executing the Offices of Treasurer of the Exchequer of Great Britain and Lord High Treasurer of Ireland; President of the Privy Council; Vice-President of the Committee of Council for Education: Comptroller of Her Majesty's Household; Treasurer of Her Majesty's Household; Vice Chamberlain of Her Majesty's Household; Equerry or Groom in Waiting on Her Majesty; Any Principal Secretary of State; Chanceller and Under-Treasurer of Her Majesty's Exchequer; Paymaster General; Postmester General; Lord High Admiral; Commissioner for executing the Office of Lord High Admiral: Commissioner of Her Majesty's Works and Public Buildings; President of the Committee of Privy Council for Trade and Plantations; Chief Secretary for Ireland; Commissioner for Administering the Laws for the Relief of the Poor in England; Chanceller of the Duchy of Lancaster; Judge Advocate General; Attorney General for England; Solicitor General for England; Lord Advocate for Scotland; Solicitor General for Scotland; Attorney General for Ireland; Solicitor General for Ireland.

## 31 & 82 VICT. c. 46.

Amendment of the Representation of the People Act, 1867.

XVII. Whereas by the first enactment contained in the thirtieth section of the Representation of the People Act, 1867, it is enacted, that "the corrects of every parish or township shall make out or cause to be made out a list of all persons on whom a right to vote for a county in a respect of the occupation of premises is conferred by this Act, in the same manner and subject to the same regulations, as nearly as circumstances admit, in and subject to which the overseers of parishes and townships in Boroughs are required by the registration Acts to make of out of the cause to be made out a list of all persons entitled to vote for a member or members for a borough in respect of the occupation of premises of a clear yearly value of not less than ten pounds:"

And whereas by the fifty-ninth section of the same Act it is further prowided that the said Representation of the People Act, 1867, so far as is consistent with the tenor thereof, shall be construed as one with the Registration Acts: And whereas doubts are entertained, notwithstanding the said provisions, whether the fifteenth section of the principal Ast, relating to the claims of persons omitted from borough lists of voters, or desirous of being registered in respect of a different qualification from that appearing in such lists, does or does not apply with the necessary variations to the rectification of the lists of county voters to be made in pursuance of the said exactment: It is hereby declared, that the seid fifteenth section of the principal Act shall apply to the list of persons on whom a right to vote for a county in respect of the occupation of premises is conferred by the Representation of the People Act, 1867, in the same manner as if the list of voters in the said fifteenth section referred to were the list of voters made in pursuance of the enactment contained in the thirtieth section of the Representation of the People Act instead of the list of voters for a city or borough as specified in the said fifteenth section.

XVIII. Where a municipal borough forms part of a parliamentary herough the town clerk of such municipal borough shall be deemed to be the town clerk within the meaning of the thirty-fourth section of the Representation of the People Act, 1867, and the Acts relating to registration.

The local authority within the meaning of the same section, in boroughs where the town council is not the local authority, shall be the Justices of the Peace of the Petry Sessional Division in which such borough is situate, or if such borough be situate in or comprise more than one Petry Sessional Division then the Justices in general or quarter sessions having Jurisdiction over such Borough or the greater part thereof in area.

The power of dividing their county into polling districts, and assigning to each district a poling place, vested in the Justices of the Peace by the said thirty-fourth section of the Representation of the People Act. 1867, may be exercised by such Justices from time to time and as often as they think fit; and the said power of dividing a county into polling districts shall be deemed to include the power of altering any polling district or polling districts.

XIX. In the lists and register of voters for a county the names of the persons in any parish or township on whom a right to vote for a county in respect of the occupation of premises in such parish or township is conferred by the Representation of the People Act, 1867, shall appear in a separate list after the list of voters in such parish or township otherwise qualified, and such separate list shall be deemed to be part of the lists of county voters of such parish or township, and shall be annually made anew by the overseers of such parish or township, subject to this proviso, that the revising barrister shall erase from the separate list of such occupiers as aforesaid all persons who appear to him from the accompanying lists to be entitled to vote in the same polling district in respect of some other qualification to which no objection is made, except in cases where any person whose name is about to be erased object to the erasure, in which case such person shall be deemed to have given due notice of his claim to have his name inserted in the list of occupiers, and shall be dealt with accordingly.

XX. Notwithstanding anything contained in the thirtieth section of the Representation of the People Act, 1867, and the thirty-eighth section of the principal Act therein referred to, the names of the persons in any parish or township on whom a right to vote for a member or members to serve for any borough in respect of the occupation of lodgings is conferred by the Representation of the People Act, 1867, shall, in lists and registers of voters for such boroughs, appear in a separate list.

XXI. Section fifty seven of the Representation of the People Act, 1867, with respect to the county palatine of Lancaster, and the issue, direction, and transmission of writs for the election of members to serve in Parliament for any division of the said county or for any borough situate therein, shall be construed to extend to and include the county palatine of Durham.

XXII. Where any parish in a county, city or borough forms part of more than one polling district, the part of such parish situate in each polling district shall be deemed to be a separate parish for the purposes of the revision of voters and the lists and register of voters, and may be designated by some distinguishing addition in the list of voters for such part of a parish.

XXIII. Whereas it is expedient to provide a summary remedy for the recovery by town clerks and returning officers of sums of money due to them in respect of expenses incurred in pursuance of the Registration Acts, be it enacted, that if the overseers of any parish or township refuse or neglect to pay to the town clerk or returning officer of any borough, out of the first monies to be collected for the relief of the poor, any contribution or sum required to be paid to him by the fifty-fifth section of the principal Act, or any Act amending the same, or any part of such contribution or sum, it shall be lawful for any Justice of the peace for the county or place within which such parish or township is wholly or in part situate, upon information and complaint in writing, and after seven days notice in writing to be served upon such overseers or one of them, by warrant under his hand to levy such contribution or sum by distress and sale of the goods of the offender or offenders, together with

all costs occasioned by the making of such complaint, service of such summons and the obtaining and executing such warrant.

XXIV. The third section of the said Act of the session of the fifth and sixth years of King William the Fourth, chapter 36, shall be repealed, and instead thereof be it enacted, "that the polling blooths at each polling place shall be so divided and arranged in compartments by the "Sheriff or other returning officer that not more than five hundred electors shall be alloted to poll in each compartment."

XXV. Where a borough is situated partly in one circuit and partly in another, the Judge of the circuit in which the greater part in extent of such borough is situate shall appoint the revising barrister for such borough.

XXVI. If, in pursuance of any Act passed during the last or present session of parliament any alteration is made affecting the divisions of any county the clerk of the peace of such county or the revising barrister shall amend any copies of registers, lists, claims, or objections submitted to him in such manner as to make the same conformable to the alterations so made by Act of parliament.

If the Justices of the peace in any county have by any order of session made before such Act was passed divided such county into polling districts, and assigned to each district a polling place, and named the polling places at which the revising barristers are to hold their courts, such order shall be as valid to all intents and purposes as if it had been made after the passing of such Act.

XXVII. From and after the passing of this Act a returning officer shall be annually appointed for the borough of Thirsk in the manner provided by the eleventh section of the Act of the second year of the reign of his late Majesty King William the Fourth, chapter forty-five, in the case of the boroughs mentioned in schedules C. and D. annexed to the said Act, for which no persons are mentioned in such schedules as returning officers and the person so appointed shall perform all the duties and be entitled to the remuneration which a returning officer is, by the Registration Acts, required to perform and is entitled to in boroughs where there is no town clerk.

XXVIII. The overseers of every parish or township shall produce to the barrister appointed to revise the lists of voters of any county, whilst holding his court for revising the lists relating to their parish or township, all rates made for the relief of the poor of their parish or township between the fifth day-of January in the year then last past and the last day of July in the then present year; and any overseer wilfully refusing or neglecting to produce any such rates shall be deemed wilfully guilty of a breach of duty in the execution of the principal Act, and be punishable accordingly.

XXIX. The barrister appointed to revise the lists of voters of any county, whilst holding his court for revising the lists relating to a parish or township, may require any overseer or overseers of a past year, or other person having the custody of any poor rate of the then current or any past year, or any relieving officer, to attend before him at any such court and they shall attend accordingly and answer all such questions as

may be put to them by the barrister; and any overseer or relieving officer wilfully refusing or neglecting to comply with the requirements authorized to be made by the revising barrister in pursuance of this section shall be punishable in the same manner in which an overseer wilfully guilty of a hreach of duly in the execution of the principal Act, is punishable under the principal Act.

XXX. The thirtieth section of the Act of the session of the second year of King William the Fourth, chapter forty-five, and the seventy-fifth section of the principal Act, shall apply to all occupiers of premises appable of conferring the franchise for a county under the Representation

of the People Act, 1867.

# THE REVENUE OFFICERS DISABILITIES REMOVAL ACT, 1868.

## (31 & 32 VICT. c. 78.)

An Act to relieve certain Officers employed in the collection and Mannysment of Her Majesty's Revenues from any legal Disability to vote at the Election of Members to serve in Panliament.

31st July, 1868.

WHEREAS it is inexpedient that any person otherwise entitled to be registered as a voter should be incapacitated to vote at the election of a member or members to serve in Parliament by reason of his being employed in the collection or management of Her Majesty's Revenues:

Be it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. The enactments contained in the Schedule to this Act are hereby sepealed.

SCHEDULE.

22 George III. c. 41.

43 George III. c. 25.

'7 & 8 George IV. c. 53, sec. 9.

### COUNTY VOTERS REGISTRATION.

[28] Victoriæ, cap. 36.—June 2, 1865.]

An Act to amend the Law relating to the Registration of County Voters, and to the Powers and Duties of Revising Barristers in certain cases.

The present Act is to be continued with, and be a part of, the Registration Act, 6 and 7 Vict. cap. 18, which is however amended as far as regards county voters; and the new Act is to be cited (§ 1) asthe County Voters Registration Act, 1865. The new Act provides that on or before June 10, in every year (§ 2) the clerk of the peace is to cause to be delivered to the overseers of the poor, his precept. according to a specified form, with notices, list and copies of the register of the county voters for the parish or township, and the overseers (§ 3), on or before June 20, are to publish, by affixing such lists and notices on church and chapel doors, public places, &c., such list to remain for at least two Sundays; but to be removed before July 29 2 August 20, instead of the 25th as in former Acts, is to be the last day (§ 4) for giving notices of objections to overseers and to the person. Objected to; and Sept. 1 (§ 5) the last day for returning the lists with claims and objections to the clerk of the peace. The grounds of objection (§ 6) are to be specifically stated, and if the objection be grounded on more than one column of the registration list, each objection must be stated separately. No person objected to (§ 7) is to be required to give evidence before the revising barrister in support of his right. otherwise than as such right is called in question by the objection .; each separate ground of objection (§ 8) to be treated separately by the revising barrister, and for every ground of objection which may have been groundlessly or frivolously stated, he may award cost against the objector to the amount of at least 2s. 8d., sithough the name may be expunged on some other ground. Notices of objection (§ 9) may be sent by post, pre-paid, as provided in § 100 of the previous Act. Persons whose names appear on the list of votess then in force (§ 10), but whe have changed their residence, may make a declaration in a specified. form, before a magistrate or any other authorized person, that he possessed the same qualification as when placed on the list +, to be transmitted to the clerk of the peace on or before Sept. 14, who is toendorse the same with his initials and the date when received; such declarations to be open for perusal, without fee, at the clerk's office, between ten and four in the day, to be afterwards delivered to the revising barriater, who is to receive the same as evidence without further proof; persons falsely signing any such declarations (§ 11) to be deemed guilty of a misdemeanor, punishable by a fine or imprisonment. for a term not exceeding a year; and the revising barrister is empowered to impound any such declaration. No court (§ 12) to be held by any revising barrister before Sept. 20. Every order for costs (§ 13) whether in revising the lists of county, city, or borough voters, in the case of an. objection, to be made before proceedings to hear any other ground of objections; the sum ordered to be paid (§ 14) is not to exceed the sum of £.5 on any one vote. For the purpose of this Act (§ 17) the word "value" shall in the case of an occupying tenant mean amount of rental.

See Form 5a, p. 240.
 See Form 8a, p. 241.

### VOTING PAPERS AT UNIVERSITY ELECTIONS .

An Act to provide that Votes at Elections for the Universities may be recorded by means of Voting Papers, 24 & 25 Vic. cap. 58.

[1st August, 1861.]

- It shall be lawful for such Electors, in lieu of attending to vote in person, to nominate any other elector or electors of the same University, competent to make the declaration hereinafter mentioned, to deliver for them at the poll voting papers containing their votes, as by this Act provided. Every such voting paper shall bear date subsequently to notice given by the returning officer of the day for proceeding to election, and shall contain the name or names of the candidate or candidates thereby voted for, and the name or names of the elector or electors authorised on behalf of the voter to tender such voting paper at the poll, and shall be according to the form or to the effect prescribed in the schedule to this Act annexed. Such voting paper, the aforesaid date and names being previously filled in, shall, on any day subsequent to notice given by the returning officer of the day for proceeding to election, be signed by the voter in the presence of a Justice of the Peace for the county or borough in which such voter shall be then residing; and the said Justice shall certify and attest the fact of such voting paper having been so signed in his presence, by signing at the foot thereof a certificate of attestation in the form or to the effect prescribed in the said schedule, with his name and address in full, and shall state his quality as a Justice of the Peace for such county or borough.
- The voting paper, signed and certified as aforesaid, may be delivered to the Vice-Chancellor of the University for which the election is held, or to any Pro Vice-Chancellor appointed by him, or, in the case of the University of Dublin, to the Provost of Trinity College, or to any person lawfully deputed to act for him, at any one of the appointed polling places, during the appointed hours of polling, by any one of the persons therein nominated in that behalf, who shall, on tendering such voting paper at the poll, read out the same; and the said Vice-Chancellor, Pro Vice-Chancellor, Provost, or Deputy shall receive the voting papers as the same shall be delivered, and shall cause the votes thereby given, or such of them as may not appear to be contrary to the provisions of this Act, to be recorded in the manner heretofore used, in all respects as if such votes had been given by the electors attending in person; and all votes so recorded shall have the same validity and effect as if they had been duly given by the voters in person: Provided always, that no person shall be entitled to sign or vote by more than one voting paper at any election, and that no voting paper containing the names of more candidates than there are Burgesses to be elected at such election shall be received or recorded; Provided also, that no voting paper shall be received or recorded unless the person tendering the same shall make the following declaration +, which he shall sign at the foot or back thereof: Provided also, that no voting paper shall be so received and recorded if

By "The Representation of the People Act, 1867," s. 45, the provisions of this Act also apply to any election of a member for the University of London; and by Act 11 and 32 Victoris, cap. 48. s. 59, this Act also applies to the election of members for the Universities of Scotland.

+ Repealed, see page 218.

the voter signing the same shall have already voted in person at the same election: Provided also, that every such elector shall be entitled to vote in person, notwithstanding that he has duly signed and transmitted a voting paper to another elector, if such voting paper has not been already tendered at the poll.

3. It shall be lawful for any person now by law or custom authorised on behalf of any candidate to object to votes to inspect any voting paper tendered at the poll before the same shall be received or recorded, and to object to it on one or more of the following grounds:

That the person on whose behalf the voting paper is tendered is

not qualified to vote:

That the person tendering the voting paper is not duly qualified in that behalf:

3. That the person in whose behalf the voting paper is tendered has already voted at that election in person or by voting paper:

4. That the voting paper bears date anterior to notice given by the returning officer of the day for proceeding to election:

5. That the voting paper is forged or falsified:

And the returning officer, his deputy or assessor, or any officer having by law or custom power to decide objections in respect of votes tendered by voters attending the poll in person, shall have power to put questions to the person tendering such voting paper, and to reject, receive, and record, or receive and record as objected to or protested against, any votes tendered by voting papers: Provided, that in case the objection offered to any voting paper shall be that it is forged or falsified, such returning or other officer shall receive and record such voting paper, having previously written upon it, "Objected to as forged," or "Objected to as falsified," together with the name of the person making such objection.

- 4. All voting papers received and recorded at such election, as well as any voting papers rejected for informality or on any other ground, shall be filed and kept by the officer entrusted with the care of the poll books or other documents relating to the said election; and any person shall be allowed to examine such voting papers at all reasonable times, and to take copies thereof, upon payment of a fee of one shilling.
- 6. No such voting paper as hereinbefore mentioned shall be liable to sary stamp duty.

### SCHEDULE .-- UNIVERSITY ELECTION, 18

I A.B. [the Christian and Surnames of the Elector in full, his Colleges or Hall, if any, and his Degree or Academical Rank or Office, if any, to be here inserted], do hereby declare, that I have signed no other voting paper at this election, and do hereby give my vote at this election for

And I nominate C.D. E.F. G.H.

on one of them, to deliver this voting paper at the poll.

Witness my Hand this Day of 18

(Signed) A.B. of [the Elector's Place of Residence to be here inserted]. Signed in my presence by the said A.B. who is personally known to me, on the above-mentioned Day of 16 the name [or names] of as the Candidate [or Candidates] voted for having been previously filled in.

(Signed) Z.M. of [the Witness's Place of Residence to ba here inserted].

a Justice of the Peace for

THE UNIVERSITIES ELECTIONS ACT, 1868. 31 & 32 VICT. c. 65.

An Act to amend the Law relating to the use of Voting Papers in Elections for the Universities. 31st July, 1868.

Whereas by an Act passed in the session holden in the twenty-fourth and twenty-fifth years of the Reign of Her present Majesty, chapter fifty-three, intituled An Act to provide that Votes at Elections for the Universities may be recorded by means of voting papers, it is provided that at the Elections for burgesses to serve in Parliament for the Universities of Oxford, Cambridge, and Dublin Votes may be given by means of voting papers; but it is by the said Act provided that no Voting Paper shall be received or recorded unless the person tendering the same shall make the following Declaration, which he shall sign at the Foot or Back thereof:

"I solemnly declare that I am personally acquainted with A.B. [the Voter], and I verily believe that this is the paper by which he intends to vote, pursuant to the provisions of the Universities Election Act."

And whereas by virtue of the Representation of the People Act, 1867, the said first-mentioned Act applies to every election of a member for

the University of London.

And whereas it is expedient to amend the said first-mentioned Act so

far as respects the said recited declaration:

Be it enacted by the Queen's most excellent Majesty, by and with the advice and consent of the Lords spiritual and temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. From and after the passing of this Act the said recited form of declaration shall not be required, and there shall be substituted in place

thereof the form of declaration following; that is to say,-

"I solemnly declare that I verily believe that this is the paper by which A.B. [the voter] intends to vote pursuant to the provisions of the 'Universities Election Acts 1861 and 1868."

II. The second section of the said first-mentioned Act shall, in reference to the university of *London*, be construed as if the words 'in the manner

heretofore used were omitted therefrom.

III. A voting paper for the election of any burgess or member to serve in Parliament for any universities or university in respect of which the provisions of the said first-mentioned Act may for the time being be in force, may be signed by a voter being in one of the Channel Islands in the presence of the following officers; that is to say,

1. In Jersey and Guernsey, of the Bailiffs or any Lieutenant Bailiff,

Jurat, or Juge d'Instruction.

2. In Alderney, of the Judge of Alderney, or any Jurat.

3. In Sark, of the seneschal or deputy seneschal.

And for the purpose of certifying and attesting the signature of such voting paper, each of the said officers shall have all the powers of a justice of the peace under the first-mentioned Act, and a statement of the official quality of such officer shall be a sufficient statement of quality in pursuance of the provisions of the said Act.

IV. This Act may be cited for all purposes as "The Universities Elections Act, 1868," and the said first-mentioned Act and this Act may be cited together as "The University Election Act, 1861 and 1868."

## DECISIONS OF THE COURT OF COMMON PLEAS ON REGISTRATION APPEALS.

- I. ON THE QUALIFICATIONS OF COUNTY ELECTORS.
- ON THE QUALIFICATIONS OF CITY AND BOROUGH ELECTORS.
- III. ON THE REGISTRATION OF ELECTORS.

## Reference to Reports of Cases:-

- B. & A.—Reports of Cases, upon Appeal from the decisions of Revising Barristers, by ARTHUB BARROW, of the Inner Temple, Esq., and THOMAS JAMES ARNOLD, of Lincoln's Inn, Esq.
- LUT.—Reports of Cases, argued and determined in the Court of Common Pleas, on Appeal from the decisions of Revising Barristers, by ALFRED J. A. LUTWYCHE, M.A., of the Middle Temple, Barrister-at-Law. Vols. I and II.
- K. & G.—Registration Cases, in continuation of Mr. Lutwyche's Reports, by D. D. Keane and James Grant, Esqrs., Barristersat-Law. Vol. I.
- H. & P.—Registration Cases continued by C. H. Hopwood and F. A. Philbrick, Esq. Vol. I.

# I. ON THE QUALIFICATION OF COUNTY ELECTORS. Partnership Shares in Freehold.

Several persons joined in a partnership, to carry on trade in a fulling Money was subscribed by all the partners, with part of which freehold land was bought, which was conveyed to trustees; with the other part, a mill was built on this land, and machinery for the mill was purchased. By a partnership deed, executed by the trustees and all the partners, the trusts of the land, mill, &c. were declared to be (among others), that the trustees should stand seised and possessed of all the estates, property, goods, &c. upon trust, for the benefit of themselves and their partners, as part of their partnership joint stock in trade. There was a provision in the deed, that the trustees might borrow money, upon mortgage of the stock, property, estate, &c. belonging to the copartnership; and it was declared that the land, mill, &c. should be deemed and considered as, or in the nature of, personal estate, and not real estate, and be held in trust for the partners, as part of their partnership stock in trade. The trustees had, under the power of the deed, borrowed money, for the purposes of the partnership, for which they had given bonds and notes, in their own names, not having mortgaged any part of the partnership property. Held, That each partner had an interest in realty, and having an amount of shares sufficient for the purpose, was entitled to vote for the county. Held also, That the money, borrowed by the trustees, had not the effect of mortgages on the shares of the partners. Baxter, Appellant, Newman, Respondent; B. & A. p. 493 -Lur. Vol. I. p. 287.

## Shareholders in Incorporated Joint Stock Companies.

Shareholders in Joint Stock Companies incorporated under the Joint Stock Companies' Acts, have no freehold estate, legal or equitable, in any lands held by the Corporation to entitle them to vote in counties. Bulmer and Norris. K. & G. p. 321.

### Individual Corporators.

So also individual corporators of a Corporation at common law which is seised in fee simple of freehold lands, are not entitled to be registered in respect of their interests or shares in the profits of the Company. Acland and Lewis. K. & G. p. 334.

## Unincorporated Joint Stock Companies.

Whether shareholders in an Unincorporated Company, possessing and using land as an instrument of profit, have such an interest therein as to entitle them to be registered, depends upon the form of their deed. under the deed they take only an interest in the joint stock and net profits, the land being held by trustees and managed by a committee, they have not such an estate at law or in equity as to entitle them to vote. Bennett and Blain. H. & P. vol. I. p. 85.

## Multiplication of Voices-The Splitting Act.

7th and 8th William III., cap. 25. "All conveyances of any messuages, lands, tenements, or hereditaments, in any county, city, borough, &c. in order to multiply voices, or to split and divide the interest in any houses or lands among several persons, to enable them to vote at elections of Members to serve in Parliament, are hereby declared to be void and of none effect; and that no more than one single voice shall be admitted for one and the same house or tenement."

To render a conveyance void under the above statute, the seller must be party or privy to the illegal object intended by the conveyance. Marshall and Boson. Luz. I. p. 278. B. & A. p. 445.

A bond fide purchase of land, for a valuable consideration, is not wait. though the object of the vendees is to multiply veices, and that is known to the agent of the vendor, but not to the vendor himself. Hoyland and Bremner. Lut. 1. p. 381. B. & A. p. 611.

A conveyance, made in completion of a bend fide contract of sale; where the money is paid and possession given, there being no secret reservation or trust for the benefit of the vender, is not within the statute. though the object of both vendor and vendoes was the multiplication of voices. Alexander and Newman. Lux. I. p. 404. B. & A. p. 657.

Nor a bond fide conveyance, from father to son, made " in consideration of natural love and affection." Newton and Hargreness. Luz. I. p. 494.

B. & A. p. 690.

Whether there has been fraud in fact in making a conveyance, in order to multiply voices, is a question for the determination of the Bevining Barrister. Newton and Overseers of Mobberly. Luz. L. p. 427. B. & A. p. 695.

### Freehold Benefices.

The perpetual curate of St. Andrew's, Bethnal Green, claimed to vote in respect of his freehold benefice. The Ecclesiastical Commissioners paid £.150 a year, and the governors of Queen Anne's Bounty also paid £.50 a year out of £.475 charged on the tithes of St. Andrew, Undershaft, in the City. Fees were received in respect of marriages, &c. performed in his church, and the income from this source was more than 40s. a year. He also received more than 40s. a year from burials in Bow Cemetery, of persons dying within his district; a title to the latter fees was not produced. Nor was he in receipt of any income from the letting of pews. Held, That the appellant was not entitled to vote in right of his office of perpetual curate, irrespective of the source from which the income of his office was derived; and further, that he was not by virtue of his office entitled at law or in equity to a freehold estate in lands or tenements, in the same parish as that for which he claimed to be registered, of the clear yearly value of 40s. Kirton and Dear, November 28, 1869.

## Freehold presumed from Possession.

Tenements, held by burgage tenure, in the ancient borough of Kendal, it not being shewn that the freshold is in another, entitle the holder in possession to vote for the county. Busher and Thomas. Lut. I. p. 551.

### Freeholds for Life,-Charities.

The bedesmen of Lord Burghley's Hospital, Stamford Baron, Northampton, are entitled to be registered, as having equitable estates of free-hold in their respective rooms. Simpson and Wilkinson. Lut. I. p. 168. B. & A. p. 308.

The inmates of Jesus Hospital, Rothwell, Northampton, are not entitled to vote for the county, as their respective estates or interests are held during the pleasure of the governors, according to the by-laws, made under the powers of letters patent, dated 38th Elizabeth. Davis and Waddington Law I n 150 R & A n 200

Waddington. Lut. I. p. 159. B. & A. p. 299.

The inmates of Shrewsbury Hospital, Sheffield, are not entitled to be registered for the county of Nottingham, not having equitable estates of sufficient value therein to confer the franchise; and held, by Erle, J., that they have no equitable estate in land, but only an interest in money.

Ashmore and Lees. Lut. I. p. 337. B. & A. p. 554.

The "Beadsmen of Daventry" have equitable estates in land, but not to the value of 10*l*. per annum each, and are not entitled to be registered as holding any "benefice or office," within the meaning of the 18 s.

of 2nd William IV., cap. 45. K. & G. p. 182.

The fellows of Lincoln College, Oxford, are not entitled to be registered for the county of Durham, inasmuch as the annual value of their equitable estates in land, within that county, is not 10L and they do not come within the exception of the 18 s. of the Reform Act, as coming to an estate by devise, or holding a benefice or office. West and Robson, K. & G. p. 141.

The members of the Hospital of Gilbert, Earl of Shrewsbury, at Sheffield, have neither a legal nor an equitable freehold interest in the rooms occupied by them, and are not entitled to vote for the county.

Freeman and Gainsford. K. & G. p. 448.

The preachers and lay clerks and bell ringer of Canterbury Cathedral have not an interest in land to entitle them to vote for the county in respect of their stipend paid out of the Cathedral fund, derived wholly or in part from land. Hall and Lewis. K. & G. p. 499.

Copyhold.

Case of "Customary tenure" qualification, described in List as "Copyhold." Garbutt and Trevor. H. & P. vol. I. p. 69.

## Equitable Estate, Cestri que Trust.

A. purchased certain plots of freehold land, of sufficient value to confer the franchise, for which he paid the whole of the purchase money, but the conveyance to him, at his own request, had not been made. The land was unlet, and he had not in any way taken possession, or exercised the rights of ownership upon it. Held, That he was not entitled to be registered, as the cestui que trust "in actual possession, or in receipt of the rents and profits." Anelay and Lewis. K. & G. p. 47.

Dissenting Minister.

The minister of a dissenting congregation occupied a house and garden, the legal estate in fee being vested by deed in trustees, in trust, "to permit the minister, for the time being, to reside in the premises for the time being." The evidence of the minister's appointment was his own statement, that it was general, and for life. Held, That as the Barrister had admitted that evidence, the appointment must be taken to have been made for life, and that the minister had an equitable estate of freehold. Burton and Brooks. Lut. II. p. 197.

In the case of a dissenting minister in the parish of Downton, Wilts, the revising barrister did not infer from similar facts presented, that the appointment was for life, and the Court confirmed his decision, as the facts did not lead necessarily to the inference that the appointment was for life. Collier and King. K. & G. p. 385.

or me. Comes and ring. It. & C. p. oc

### Parish Cterk.

W. M. B. was appointed parish clerk to be held for life, part of the emolument of which office was part of an associant due upon the opening of every grave in the churchyard of the parish. Held, not to have an interest in the freshold, and that the fee for assisting at funerals is not analogous to those profits that are issuing from the land. Bushell and Eastes. K. & G. p. 484.

## Freehold Land Societies,—Mortgagor in Possession. Value above all Rents and Charges.

Two plots of land were conveyed in fee to W. A. for a censideration of 150l. The plots were eligible for building purposes, and would, if let, produce 15l. per annum, but for other purposes would not yield 40s per annum. No building had been erected thereon, and the land had remained in the claimant's possession wholly unproductive. It was therefore objected that the claimant had not "free land, to the value of 40s. by the year," to expend, within the statute 8th Henry VI. cap. 7. Held, That the annual value of the estate was 40s., either by the fact of its purchaseable value being 150l. or that it would, if let for its most fitting purpose, yield a rent of 15l. Astbury and Henderson. K. & G. p. 6.

Monthly payments to a building society, including principal and interest, secured by mortgage upon the estate, are in the nature of a charge thereon to their full extent, and if they diminish the value to the owner below 40s, per annum he is not entitled to be registered. Cope-

land and Bartlett. Lur. 2, p. 102.

Lend of the annual value of £.3 was mortgaged to a building society for £.73 to secure monthly payments amounting to £.4 annually; by the £1st of January £.71 had been paid off, leaving only £.2 to pay. Court confirmed decision of the Revising Barrister that the claimant had an interest in the land that amounted in value to 40s. per annum. \*Rebinson\* and Dunkley.\* H. & P. vol. I. p. 1.

Land was mertgaged to secure the repsyment of a principal sum within a time which had expired at the holding of the revision, but the land was not charged with payment of interest on the loan, though the claimant was personally liable for it. Held, That the claimant did not derive 40s. by the year to expend above all charges, and that whether the interest be charged by deed or not, it is a charge upon the estate within the letter and spirit of the 8 Hen. VI. and 28 Geo. III. c. 36. Lee and Hutchinsen. Lur. 2, p. 150.

All payments to a building society secured upon an estate, whether they be in respect of principal and interest, or for incidental expenses, there in the nature of charges thereon, and thereby reduce the value to the owner; and although the mortgagor may be in actual possession, and in the receipt of the rents and profits of the estate, he is not entitled to be negletered if he do not derive 40s. per annum over and above such payments. Beamish and Overseers of Stoke. Lux. 2, p. 189.

Land worth £.5 per annum was mortgaged with other land belonging to the claimant, to secure the repayment of a sum of £.800 and 5 per cent. interest, being £.15 per annum. Held, That the mortgage interest was apportionable, and that the claimant, having an interest above 40s. per annum in the land worth £.5, was entitled to vote. Moore and Carsbrooke. Lut. 2, p. 233.

Part of a plot of land subject to a shief rent of £.14 1s. 7d. was conveyed in fee to ten persons as tenants in common, subject to the payment of £.4 5s. as their portion of the chief rent, the grantors covenanting to pay the remainder. Held, That the rent could be apportioned, and that "it is not what charges the land is legally liable to in the first instance, but what, in the result, the claimant to a wote in respect of it would be able to expend." Barrow and Buckmaster. LDT. 2, p. 235.

Where the owner of the freshold pays all the rates and taxes, she gross rent is not the criterion of value to the owner; but the annual amount of such rates and taxes must be deducted, and if it reduces the value to the owner below 40s, he is not entitled to be registered. Moorhouse and Gilbertson. Lut. 2, p. 260.

Where also it was necessary to expend an annual sum in repairs to maintain the gross rent received, Held, That the value was reduced by such annual payment. Hamilton and Bass. Lar. 2, p. 248.

So, also, where it was found that an annual expenditure as commission for collecting the rents was necessary, it was held to be a "charge" reducing the value of the estate to the ewners. Sherlock and Steward. K. & G. p. 297.

## Freshold land in a Borough occupied by Owner.

Where the owner and encapier of fresheld land within a borough also occupies "as tenant" a house therein, he is not disqualified from being registered in respect of the land for the county, though the house be of less than £.10 value. Capell and Overseers of Aston, and Burton and Overseers of Aston. Lut. 2, p. 143.

## " Six months' actual possession."

The words "actual possession" mean a possession in fact as contradistinguished to a possession in law; and as the possession in fact of a rent charge, or other incorporeal hereditament, can be had only by the actual manual receipt of the rent itself, or some part of it, or something in lieu of it, so there could be no possession "for six months prior to the 31st of July," where nothing took place but the execution of the deed, and no rent was due until after that date. Murray and Thornites. Lur. 1, p. 496; B. & A. p. 472; and Hayden and Overseers of Tiverton. Lur. 1, p. 510.

### Customary Freehold.

A. had been for upwards of twenty years the owner in fee of a house and land above the annual value of 40s. but less than £10. The property was situate in the manor of Digwell, at the Court Baron for which the claimant had acknowledged to hold the same house, &c. of the lord of the manor by free deed, fealty, suit of court, &c. and the payment of a yearly rent of 4d. No rent had ever been paid or demanded of him. The lord had by custom a right to compel the tenant to come in and acknowledge free tenure. Held, That the tenant had a freehold estate, and did not hold at the will of the lord or by copy of court roll, consequently, the value of the estate was sufficient to entitle the claimant to be registered. Passingham and Pitly. K. & G. p. 35.

### Copyhold in a Borough.

A copyhold house of more than £.10 annual value will not entitle the owner to be registered for the county, though the same be let out in separate tenements each of less than £.10 annual value. Proctor and Annison. K. & G. p. 297.

### Leasehold in a Borough.

The lessee of several houses comprised in one lease, the annual value of each house (with one exception) being less than ten pounds, is entitled to be registered for the county, notwithstanding that the occupier of the one house would be entitled to vote for the borough. Webb and Overseers of Aston. Lux. 1. p. 18. B. & A. p. 20.

## Occupation "as Tenant."

The Committee to a lunatio's estate in the occupation of certain lands the produce of which he receives for his own use and benefit, but paying no rent for the same, is not entitled to be registered as a £.50 occupying tenant, though his name is returned in the accounts to chancery as the tenant of the land. Button and Langham. Lur. 2. p. 78.

## Occupation at a single rent.

The occupation of land under separate landlords at the respective rents of £.35 and £.20, will not entitle the occupier to be registered as a tenant paying a rent of £.50. Gadsby and Barrow. Lur. 1, p. 142. B. & A. p. 283.

## II. ON THE QUALIFICATION OF CITY AND BOROUGH ELECTORS.

### Rating and Payment of Rates and Taxes.

Where a rate bears upon its face the name of the occupier, the premises for which he is rated, the rateable value thereof, and the amount of the rate, such rating is sufficient, within the 27th section of the Reform Act; and the payment of the entire rate by any of the parties jointly rated, is apparent by each of the joint occupiers of his respective rate. Wright and The Town Clerk of Stockport. Lur. I. p. 32. B. & A. p. 39.

The occupier of the house, No. 3, Golden Lane, was by mistake rated as the occupier of No. 4. Under an agreement, the landford of No. 3 paid all renew and taxes, the tenant paying an increased rent in consideration thereof. The landlord had paid all rates and taxes due, and the tenant all rent due. Held, That the tenant had been bond fide called upon to pay the rate, had bond fide paid it, and was rated within the meaning of the seature. Cook and Luckett. Lut. I. p. 432. B. & A. p. 666.

In consequence of a claim to be rated, the name of the occupying tement of a house; for which the landlord was rated, was inserted in the rate book after the name of the landlord, but nothing appeared annexed thereto in the columns of the rate book. Held, That the tenant was sufficiently rated for the house; and that the question of rating should be desermand by inspection of the rate, without any evidence of the intention with which it was made. Pariente and Luckett. Lur. I. p. 441. B. & A. 701.

A element, in respect of different premises occupied in immediate succession, is not bound to show that he has been rated, by name, on the rate book for them, provided he has paid all the rates, to entitle him to vate. Rosers and Lewis. K. & G. p. 279.

At claim to be rated; under the statute 2nd William IV., cap. 45, is ordly good for the rate for the time being. Wansey and Perkins. Lur. p. 249. B. & A. 402. By the statute 14th and 15th Victories, cap. 14, however, subsequently passed, persons having once claimed to be rated in respect of premises, and paying or tendering the rates due, are not required to renew such claim:

An officer, in the service of the Government, occupying as such, rent free; a house belonging to the Government, in part remuneration for his services, is a tenant of such house, within the 27th section of the Reform Act; that such a tenant being rated, the rates being paid by the Government in part remuneration for the tenant's services, was liable for the rates, and that the payment was made on his account. Hughes and The Overseers of Chatham. Lut. I. p. 51. B. & A. p. 61.

Where no actual tender of rates due took place, at the time of giving a notice of claim to be rated, but the claimant asked "if there were any rates due?" and said, "if so, he was prepared to pay them," the Overseer-replying, "I will see to it,"—Held, This was not a tender within the meaning of the statute. Bishop and Smedley. Lut I. p. 384.

All'taxes due, whether previously demanded or not, must be paid, to be entitled to be registered. Ford and Smedley. Lux. II. p. 403.

Service of claim to be rated on Assistant Overseer, who had given notice of intention to resign. Caunter and Addams. H. & P. vol. I. p. 50.

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## Occupation "as Tenant," or "as Owner."

An officer, in the service of the Government, occupying, as such, a house, rent free, in part remuneration for his services, is a tenant of such house. Hughes and The Overseers of Chatham. Lut. I. p. 51. B. & A. 61.

The Surgeon of Greenwich Hospital is not entitled to be registered, in respect of the occupation of the apartments assigned to him, either as owner or tenant. Dobson and Jones. Lut. I. p. 105. B. & A. 243.

Nor are the Military Knights of Windsor, in respect of their residences. Heartley and Banks. K. G. p. 219.

Nor the Brethren of Leicester Hospital, in respect of their chambers.

Heath and Haynes. K. & G. p. 99.

The lay clerks of Windsor have not the right of voting upon the facts stated in the case, as they do not shew an occupation either as owners or as tenants of the houses they have the option of occupying under their appointments. Bridgewater and Durrant. K. & G. p. 377.

If the occupation is as servant, it is not an occupation as tenant, though rent be paid. The hall-keeper of the Guildhall of B. is a servant of the Corporation, occupying premises belonging to the Corporation, for which he pays no rent, but pays the rates and taxes, residence being necessary to the discharge of his duties. Held, That he did not occupy as tenant. Clarke and The Overseers of St. Mary, Bury St. Edmunds. K. & G. p. 90.

Six persons, members of a political association, were joint lessees of a house, for which they alone were liable for the rent. There was no mention in the lease of the purposes for which the premises were to be used, but they were used by all the members of the Association, and the rent and servants' wages were paid out of its common funds. Held, That the lessees occupied the premises as tenants, and that the other members of the association were not in joint occupation of the premises. Luckett and Bright. Lut. I. p. 456. B. & A. p. 737.

A. being the lessee of a house and mill, took into partnership three persons, all of whom resided with A. upon the premises. Each paid one fourth of the expenses, and received one fourth of the profits, the rent to the lessor being paid out of the partnership funds. Held, That each was entitled to be registered in respect of the occupation, as tenant, of one undivided fourth part of the premises. Rogers and Harvey. K. & G. p. 169.

### The Rating of Lodgers.

A house in Queen-street, Sunderland, contains six rooms, and each room is let to a separate tenant. Neither the landlord nor any one representing him resides on the premises. Previously to the passing of the Reform Act of 1867, the owner paid all rates; but since then the overseers have rated each occupier separately. The question was, whether this was right, and it depended upon the construction of the seventh section of the Act, which is in effect that where any dwelling-house or tenement shall be wholly let out in apartments or lodgings, not separately rated, then the owner shall be rated. The court unanimously held that the occupiers were not entitled to be severally rated, and that the rate should be made out in the name of the landlord.

The Claims of Women to Vole.

The revising barrister had expunged the names of 5,346 female claimants from the list, and the leading counsel for the appellant, contended that women had a right to the franchise, which they exercised in ancient times, and which modern legislation had not taken from them. The Lord Chief Justice and the other judges delivered separate judgments, and they all agreed that there was not sufficient authority for saying that by the common law women had had a right to vote for members of Parliament. his (the Chief Justice's) opinion, the Reform Act of 1867, in saying that men should vote although considered in conjunction with Sir John Romilly's Act, did not entitle women to vote. The term men in the Reform Act did not include women : and even if it did, then women would come within the term "incapacitated." The decision of the revising barrister refusing the vote should be affirmed. Mr Justice Byles said that he hoped that their unanimous decision, coupled with the unanimous decision of the Court of Session in Scotland, would for ever exercise and lay this ghost of a doubt which ought never to have risen.

Holding under the same Landlord.

The landlord of premises, demised from year to year to the claimant, during the demise, and before the 31st of July, sells a part of them to a third person. This does not destroy the claimant's right to vote, as holding under the same landlord during the period required. Smerdon and Tucker. K. & G. p. 305.

Meaning of "Other Building."

A room in a factory, being a distinct and separate portion thereof, is "a building," within the meaning of the statute 2nd William IV., cap. 45. Wright and The Town Clerk of Stockport. Lut. I. p. 32. B. & A. p. 39. So, also, two rooms in a house, over which the occupier had exclusive control. Toms and Luckett. Lut. II. p. 19.

A cow-house, substantially built of stone, with a tiled roof, having a door, with lock and key, and suitable for the purposes for which it is used, is a building within the meaning of the words, "other building."

Whitmore and Town Clerk of Wenlock. Lut. I. p. 10.

A building, containing a ground floor used as a cow-house, and an upper chamber, having a fire-place and a window, furnished with a bed and chairs where a party resided and slept, is a "house" within the statute. Nunn and Denton. Lut. I. p. 178. B. & A. p. 324.

A shed, standing against the wooden paling of a wharf, but not fastened thereto, having a tarpauling roof supported by six posts put into the ground, and one of its sides boarded up, used for putting barrows, hoops, &c. into, is a "building." Watson and Cotton. Lux. II. p. 53.

A claimant cannot join together two separate buildings, in order to make up the value required to confer a vote for a city or borough under the 27th section of the Reform Act. Dewhurst and Fielden. Lut. I. p.

274. B. & A. p. 439.

A house and shop, not within the same curtilage, cannot be joined together so as to make one entire qualification. *Powell* and *Price*. Lut. I. p. 586.

A two-stalled stable with hay-loft over, annexed to which but at a

lower elevation, is another brick building, to which again is annexed a wooden building divided into three compartments, all which, and the two brick buildings, open into the same yard, form one continuous structure under the same roof, and, therefore, constitute a "building." Pownall and Dawson. Lut. II. p. 177. See also Joliffe and Rice. Lut II. p. 90.

Part of a house without any actual severance used and occupied as a residence does not confer a title to vote, as the subject of the occupation is not "a house," but only "part of a house." Cook and Humber. K.

& G. p. 413, and Wilson and Roberts, K. & G. p. 340.

Where the facts showed an "actual severance," the premises constituted "a house" within the meaning of the Reform Act. Henrette and Booth. H. & P. vol. I. p. 28.

Building, and Land occupied " therewith."

"Therewith" refers to time and not to locality. Consequently, land at a distance from a building, if both be occupied during the qualifying period, by the same person as owner, or as tensant under the same landlord, may be valued with the building for the purpose of making up a borough qualification. Collins and Tenkenbury. Lut. 11. p. 217.

## " Clear yearly value."

Whether premises are of the "clear yearly value of £.10" is a question of fact for the determination of the Revising Barrister. Per Erle, J. the fair principle in ascertaining the value is to inquire what the premises would let for to a tenant, and deduct therefrom what a tenant would ordinarily have to pay. Coogan and Luckett. Lur. I. p. 447. B. & A. p. 716.

The fair annual rent of premises is the proper criterion of their "clear yearly value," without making any deductions for landlord's repairs or insurance. Colville and Wood. Lut. I. p. 483. B. & A. p. 721.

#### Residing within seven miles.

A freeman resided with his wife and family, and carried on business at Gloucester, more than seven miles from Tewkesbury, but in order to obtain a vote for the borough, he paid 9d. per week for the use of a furnished bedroom and a closet at a friend's house at Tewkesbury. He had the key between January and July, during which time he slept in the bedroom twelve times, and in the course of the year between fifteen and twenty times, but he never took his meals in the house, except as a guest. Held, That he had not resided in Tewkesbury within the meaning of the statute. Whithorn and Thomas. Lut. I. p. 125. B. & A. p. 259.

Place of abode no part of qualification.

The place of abode of a voter is no part of his qualification. Per Maule, J.—Luckett and Knowles. Lut. I. p. 451. B. & A: 370.

### Parochial Relief.

A Freeman excused from payment of poor rate on the ground of poverty, is not disqualified as having received parochial relief or alms, within the meaning of the 36th section of the Reform Act. Mashiter and Town Clerk of Lancaster. Lur. II. p. 113.

M. S., on the list of voters for the borough of Northallerton, was called upon to shew cause before the Board of Guardians why he should not be ordered to maintain his father, a pauper in the workhouse, and he arranged to contribute 1s. 6d. per week towards his support, the parish bearing what other cost was entailed. Objected, that, as the son was legally bound to maintain his father, the cost borne by the parish was "parochial relief" to the son. The Revising Barrister held that the voter was not disqualified by the provisions of the 36th section of the Reform Act, and the Court confirmed the decision, without argument.—
Trotter and Trevor. K. & G. p. 531.

To take the benefits of an Incorporated Charity as one entitled permanently to share in its revenues and advantages, is not a receiving of alms so as to disqualify from voting. Smith and Hall. H. & P.

vol. I. p. 11.

### Freemen and Liverymen of London.

Freemen and Liverymen of the City of London admitted to their freedom by purchase since the 1st of March, 1831, are entitled to be registered, notwithstanding the proviso in the 32nd section of the Reform Act, which applies only to Burgesses or Freemen in other cities or boroughs. Croucher and Browne. Lut. I. p. 388. B. & A. p. 621.

### Voters in respect of reserved rights of voting.

To entitle a person to vote as an inhabitant householder, potwaller, or scot and lot voter under the Reform Act, he must retain the identical qualification which he had when that statute passed. Jeffrey and Kitchener. Lur. I. p. 210. B. & A. p. 359.

## III. ON THE REGISTRATION OF ELECTORS.

Notice of Claim, - Signature of Claimant.

A notice of claim need not necessarily bear the personal signature of the claimant, if it be signed in his name; and should the Overseers accept the notice, by publishing the name in the list of claimants, no objection can be raised before the Revising Barrister as to the validity of the notice. Davis and Hopkins. K. & G. p. 118.

## Signature of Overseers to List.

A list duly made by the Overseers and delivered to the Revising Barrister, but not signed by all, or a majority, of the Overseers, is not invalidated by such want of signature. *Morgan* and *Parry*. K. & G. p. 57.

### Voter's description in Lists.

A qualification in respect of the fifty-first part of a fee-farm rent is sufficiently described in the third column by the words "freehold fee-farm." Cooper and Ashfield. K. & G. p. 200.

Whether the description of a qualification in the register is sufficient for the purpose of being identified, is a question of fact for the determination of the Revising Barrister, and his decision thereon conclusive.

Wood and Overseers of Willesden.

Lut. I. p. 314. B. & A. p. 527.

A claimant, having no fixed place of abode, and for several years having been travelling abroad, stated his "place of abode" as " travelling abroad:" Held sufficient. Walker and Payne. Lut. I. p. 324. B. & A. p. 541.

The place of abode of a voter is no part of his qualification, and can be amended by the Revising Barrister under the 40th section of the Registration Act. Borough Case. Luckett and Knowles. Lut. I. p.

451. B. & A. p. 780.

The nature of a qualification described as "£.50 occupier," should have been corrected by the Revising Barrister to "farm as occupier," and the claimant's name not expunged from the list. Howitt and

Stephens. K. & G. p. 183.

The qualification of W. B., the occupier of a farm for which he was liable to a rent of £.50, was described in the register as "tenant" only. Held, that the Revising Barrister had power to correct the description, as the word "tenant" sufficiently pointed out the class of qualification intended. Birks and Allison. K. & G. 507.

The word "or," in the heading to the fourth column of a notice of claim is disjunctive, and creates three different descriptions; in giving the situation of a qualifying property it is sufficient that it be brought within any one of them, viz. "If the house is situate in a street, lane, or other like place, the street or lane should be mentioned, and if the houses are numbered, the number also should be given; but that if the house and premises are not in a street or lane, or other like place, but in a road, or on a common, or the like, then the name of the property should be given, if known by any, or the name of the occupying tenant." Eckersley and Barker. Lut. I. p. 190. B. & A. p. 334.

A county voter whose right to vote depends upon the successive occupation of land, must send in a new claim describing the lands occupied in immediate succession. A. was described on the register as the " occupier of land above £.50,"-"own occupation;" within the qualifying period he changed his occupation for other land within the same parish: Held, That he did not retain the same qualification. Burton

and Grey. Luz. II. p. 4.

When the qualification is in respect of the occupation of two houses in immediate succession, the situation of both must be set forth in the list. The Barrister cannot supply an omission herein under the 40th section. Bartlett and Gibbs. Lut. L. p. 73. B. & A. p. 98; and Onions and

Bowdler. Lut. II. . 59.

If the houses occupied in immediate succession be numbered the numbers must be given. Per Erle, J. That if the numbers had been supplied the Barrister ought to have inserted them. Flounders and Donner. Lut. I. p. 365.

Where a borough qualification was in respect of the occupation of two houses in succession, and described in the third column as "house," the situation of both the houses being given in the fourth, it was held to be a sufficient description, or, at all events, one that the Revising Barrister could correct to "houses accupied in immediate succession." Hitchins and Brown. Lut. I. p. 328. B. & A. p. 545.

In stating the nature of a voter's qualification in a city or borough, when the right of voting depends on property, it is only necessary to

describe the property which gives the qualification, and not its incidents. Where, therefore, a party occupied a house and shop, jointly with another person, Held, That it was not necessary to state the fact of the joint occupation. Daniel and Camplin. Lut. 1. p. 264. B. & A. 426.

A building, calculated for and once used as a dwelling-house, occupied by a tenant partly for warehousing goods, partly as a sale room, and the up-stairs apartments being used as workshops, is properly described as a "house" Daniel and Conisting. Lur. I. p. 230. B. & A. 380.

"Part of a house," is a sufficient description of the nature of qualification of a borough voter, claiming in respect of the occupation of a portion of a house. Judson and Luckett. LUT. I. p. 490. B & A. p. 707. See Cook and Humber. K. & G. p. 418.

A lessee was possessed of a leasehold interest for more than sixty years in two houses in Manchester, and previous to the Act of 1867 he had woted for South-east Lancashire, because neither of his tenants being rated at so much as £.10 could vote for the city. Under the Act of 1867, however, the tenants were entitled to vote as householders, and the question was whether the consequence of this was that the lessee's name should be struck off the county list. The revising barrister decided that he had no right to a county vote. The court affirmed the decision of the barrister. C. v. J.

## Service of Notice of Claim on the Overseers of a District.

The parish of St. M. was divided into four districts, popularly, but improperly, called "townships," each district having an Overseer, who made out a separate list of voters. A Notice of Claim was directed "to the Overseers of the Township of S. S." Held sufficient, and that service upon one overseer was service upon all the overseers of the parish of St. M. Elliott and The Overseers of St. Mary Within. Lut. I. p. 573.

## Service of Notice of Claim on Sunday.

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If the 20th of July falls upon a Sunday, service on that day of a Notice of Claim is sufficient. Resolves and The Overseers of West Derby. Lux. I. p. 373. B. & A. 599.

### REGISTER OF VOTERS.

The signed lists delivered by the Clerk of the Peace to the Sheriff are the true "Register of Voters," and lists sold by the Clerk of the Peace, purporting to be copies of the register, are not necessarily copies "of the register in force." Therefore, where the name of an elector who had signed notices of objection did not appear upon the latter but was upon the former, such notices were good. Brumfitt and Bremner K. & G. p. 352.

## NOTICE OF OBJECTION. Form of.

A notice in the following form is a sufficient notice to a person that his vote for the County would be objected to:—"Take notice, that I object to your name being retained on the list of voters for the parish of St. Thomas, New Sarum, in the Southern Division of the County of Wills."

Lambert and The Overseers of St. Thomas, New Sarum. Lut. II. p. 222.

### Specification of List to which Objection refers.

Where in cities and boroughs the Overseers make out two lists of voters, a notice of objection to the Overseers must specify the particular list to which it refers, even when the name of the party objected to appears on one list only. *Barton* and *Ashley*. Lut. I. p. 304. B. & A. p. 518.

The note at the foot of the Form, No. 8, Schedule B, applies only where the Overseers make out two lists, and does not apply to Form, No. 9. (Forms, Nos. 8 & 9, p. 211.) Therefore, in the City of London, where the Overseers make out one list of voters and other lists are formed and published, it is not necessary to specify the list to which a notice of objection refers, either to the Overseers or to the party objected to. Wansey and Perkins (Quigley's case). Lut. I. p. 235. B. & A. p. 386.

Where the Overseers make out two lists, one of 10l. rated occupiers, the other of potwallers, a notice of objection in the following form was held sufficient:—" I object to your name being retained on the list of persons entitled to vote as householders in the election," &c. Allen and

House. Lut. I. p. 257. B. & A. p. 415.

When a voter's name is on the Iol. rated occupiers' list only, in a city or borough, a notice of objection sufficiently specifies the list by the description, "On the list of persons entitled, under the Reform Act, to vote," &c. Huggett and Lewis. K. & G. p. 1.

## Voter's description in Notice of Objection.

A county voter, whose name was inserted in the list for the parish of Pudsey, described his place of abode as of "Lidget Hill" only, and was so described in a notice of objection: Held, A good notice. Plint and Sharp. K. & G. p. 13.

Where in the body of the notice the voter's Surname and Christian names were substituted for the words "your name:" Held, that the notice was in substance according to the form required. Force and

Floud. H. & P. vol. I. p. 56.

## Date of Notice of Objection.

Notice of objection to the Overseers and to the party objected to, must state the year of our Lord. Beenlen and Hockin. Lur. I. p. 526.

## Signature of Objector.

An original notice of objection must be signed by the objector himself; and so, likewise, must the *duplicate*, if the notice be served by post, under the 100 s. of the Registration Act. *Toms* and *Cuming*. Lut. 1. p. 200. B. & A. p. 347.

To prove that the original duplicate notice sent by the post was signed by the hand of the objector, it is sufficient to show that the stamped duplicate notice was so signed by him. Lewis and Roberts. K. & G.

p. 402.

An objector, described upon the register as "William Nickless," signed his notice of objection in his proper name, "William Nickless"—

Held, A sufficient notice, and that the description was such a misnomer as to be commonly understood. Hinton and Hinton. Lut. I. p. 259.

B. & A. p. 421.

Notices of objection were signed by an objector with his usual signature, but the surname was so illegibly written, that an ordinary person unacquainted with the signature could not, by perusing it with ordinary dilligence and skill, arrive at any reasonable conclusion what name it was intended to designate. By comparison of the notice, however, with the entry in the register it could be easily understood. Hallam's case. The same, where the post-office stamped duplicate only was produced. Aylan's case. Held that the signature was sufficient. Trotter and Walker. & G. p. 534.

### Objector's description in Notice.

The place of abode of an objector, as described on the register, was Cheltenham" only, while that given in his notice of objection was 398, High Street, Cheltenham," his true place of abode: Held, A sufficient notice. Pruen and Cox. Lut. I p. 304. B. & A. p. 514.

A notice of objection was signed J. F. "of 5, Stereborne Street, on the

A notice of objection was signed J. F. "of 5, Sherborne Street, on the 'list of voters for the parish of Cheltenham:" Held, That "5, Sherborne Street," in the notice, meant "5, Sherborne Street, Cheltenham," and

was sufficient. Sheldon and Flatcher. Lut. 11. p. 11.

It is sufficient if the place of abode, given by an objector in his notice, is the same as that given on the register, if it be his true place of abode.

Gadsby and Warburton. Lut. I. p. 136. B. & A. p. 272.

A notice of objection, containing the true place of abede of the objector, though differing from that stated in the register, is a good motice. Knowles and Brooking. Lut. I. p. 461. B. & A. p. 755. And Wills and Adev. Lut. I. p. 481. B. & A. p. 782.

An objector, described upon the register as of "St. Woollas," gave his place of abode, in his notice, as "The Oaks,"—"on the register of voters for the parish of St. Woollas"—Held, That the notice and register could not be coupled to supply the true place of abode, and that the notice was therefore insufficient. Woollett and Davis. Lur. 1. p. 607.

Where an objector has removed since registration, he must give his true place of abode in his notice of objection, and not that appearing on

the register. Melbourne and Greenfield. K. & G. p. 261.

An objector is bound to give in his notice of objection, his true place of abode, if he have two bond fide places of abode he may give either; whether that given in a notice is the true place of abode is a question of fact. Courtis and Blight. K. & G. p. 475.

The place of abode of the objector was so written as to be partly illegible (as was also part of his signature), but by a reference to the entry in the register the place intended could be reasonably inferred. Held, a sufficient notice. Sedgwick and Trevor. K. & G. p. 544.

An objector, whose name appeared on the alphabetical list of Freemen of the city of Bristol, and described as "of the parish of Clifton," stated, in his notice of objection, that his name was "on the list of voters for the parish of Clifton:" Held, An insufficient notice. Tudball and The Town Clerk of Bristol. Lut. I. p. 7. B. & A. p. 8.

The register of voters for the borough of Lancaster is composed of four separate lists,—three of 10l. householders, and one a list of freemen. An objector, whose name appeared on the list of freemen, described himself as "on the list of voters for the borough of Lancaster:" Held,

insufficient, and that the defect was not such an "inaccurate description" as to come within 101st section. Edsworth and Farrer. LUT. I. p. 517.

An objector on the "list of freemen entitled to vote in the election of Members for the city of Carlisle," described himself, in his notice, as being "on the list of voters for the city" only. It was objected, that as there was also a list, called the Freemen's roll for the city, used for municipal purposes, the notice was insufficient. Held, That the notice sufficiently complied with the requirements of the statute. Fedāon and Sawyers. Lut. II. p. 246.

In the borough of Bedford two lists are made out for the parish of St. Paul—"The £.10 List, or New Qualification List," and "The Reserved "Right List." An objector, whose name appeared on the £.10 List described himself in a notice of objection as "on the list of voters for "the parish of St. Paul." Held to be sufficient, "as he claims to be on "the list of voters in respect of a parish qualification." Samuel and

Hitchmough. K. & G. p. 522.

Where at Kidderminster there were separate lists with distinctive names and Overseers for distinct parts of the borough, and the objector described himself as "on the list of persons entitled to vote in the election of a member for the Borough of Kidderminster in respect of property occupied within the Parish of Kidderminster." Held, an invalid notice. Crowther and Bradney. H. & P. vol. 1. 63.

An objector described himself simply as "of Bony Cwryg," and the barrister held that the notice was bad on the face of it, and that it could not be made good by evidence or the fact that under the particular circumstance the notice gave sufficient information as to the objector's address. The Court held that they could not say that the notice was bad on the face of it, especially as it might be implied from the case that it gave sufficient information. J. p. B.

that it gave sufficient information. J. v. B.

In a consolidated appeal from Lancashire, the question was raised whether, when objecting to a county vote, it must be stated in the notice, which was the list which it was objected to the same being on. The barrister held that this was not necessary, and he struck out the names objected to. The decision of the barrister confirmed. C. v. J.

A name was inserted in the list of £.12 occupiers in respect of a house occupied in Derby Road, in the Liverpool district of Lancashire. The appellant gave him the following notice:—"I hereby give you notice that I object to your name being retained on the South-West Division of the County of Lancaster." On behalf of the claimant it was contended that the notice was bad because it did not set out the ground of objection. On the other side it was argued that it was only the old voters already upon the register who were entitled to a notice of the nature of the objection taken; but that the £.12 occupiers who were placed on the list under the act of 1867 were there in the nature of "claimants" only; and that as to them a general notice not stating the nature of the objection was sufficient. The barrister decided that the general notice was not sufficient, and he retained the name on the list. This was the decision now appealed against. The Lord Chief Justice said he was of opinion that the revising barrister was right in holding that the general notice was insufficient, inasmuch as the ground of objection was not specifically stated. By the Registration Act of 1865 persons

on the register were entitled to have the objections against them specifically stated, and the only exception to this rule was in the case of persons described as "claimants." Looking at the general scope of the enactments upon this subject, it seemed to him that the appellant could not be considered to be a "claimant," and therefore he was entitled to have the objection against him specifically stated. B. v. B.

### Service of Notice of Objection.

A notice of objection to a county voter, addressed to "The Overseers of the Parish or Township of Bethersden," was duly received by post and published by the Overseers: Held, To be a good notice without naming the county according to the directions of the 101st section. Jones and Innons. K. & G. p. 21; and Goodsell and Innons. K. & G. p. 24.

Service of a notice of objection upon one of the Overseers who had not signed the list, is a sufficient service upon all the Overseers of the parish.

Beenlen and Hockin. Lut. I. p. 526.

Service upon an Assistant Overseer, though he did not sign or take any part in making out the lists, is sufficient, if appointed to perform all the duties of an Overseer. *Points* and *Attwood.* Lut. II. p. 177.

If the Overseers publish the name of a person objected to against whom they had received a notice of objection, it must be assumed in the absence of evidence to the contrary, that the notice was received in due time.

Goodsell and Innons. K. & G. p. 25.

An agent on behalf of an objector went to a voter's place of abode as described in the list, between nine and ten o'clock in the evening of the 25th of August, but being unsuccessful in his endeavours to make himself heard, he left the notice inside the door of the house. The Revising Barrister considered the service to be sufficient. Held, That the sufficiency of service of a notice is a question of fact for the Revising Barrister. Watson and Pitt. Lut. 11. p. 73.

## Post-Office service of Notice of Objection.

A notice of objection sent by the post under the provisions of the 100th section of the 6th Vic. cap. 18, must have an "address" on the face, and a "direction" on the back, and the "duplicate" must correspond with the original in every particular required. Birch and Edwards. Lut. II. p. 37.

But where a notice and duplicate to a borough voter had no address on the face, but was directed on the back, it was held to be a sufficient

notice. Barclay and Parrott. K. & G. p. 59.

A notice of objection was delivered open and in duplicate to a managing clerk at the post-office, and not to the post-master: *Held*, Sufficient service, and that a clerk to the post-master might execute all the duties of the post-master under the 100th section. *Allan* and *Waterhouse*. Lut. I. p. 92. *Cooper* and *Coates*. B. & A. p. 229.

If the post-master chose to receive a notice of objection after the hours appointed by the regulations of the post-office, and to go through the rest of the forms required, service of such notice is not thereby invalidated.

Hannaford and Whiteway. K. & G. p. 65.

Service of a notice of objection, posted on the 24th of August, and which in due course of post should have been delivered on the 25th, is not informal by reason of the notice not having been delivered until the 27th. Also, that the 100th section is applicable both to notices to Overseers and to parties. Bishop and Helps. Lut. I. p. 353. B. & A. p. 572.

The production of a properly stamped duplicate notice of claim to the Overseers is sufficient evidence of posting in time, and in this respect there is not any distinction to be taken between a notice of objection and a notice of claim. Buyley and the Overseers of Nantwich. Lut. I. p. 365. B. & A. p. 642.

Notices of objection to the Overseers were proved to have been enclosed in an envelope addressed "to the Gverseers" of the proper parish, and sent by ordinary post according to s. 101 Registration Act, and were duly received and published. Held to be a sufficient proof of service by post and that the service of notices by post upon Overseers need not be according to the statutory provisions of s. 100. Smith and Huggest, and Smith and Jumes. K. & G. p. 434.

The production of a duplicate notice of objection, bearing the postoffice dated stamp, is in all cases of notices served through the post,
conclusive proof of the service on the voter in the ordinary course of

post. Hornsby and Robson. K. & G. p. 66.

A notice of objection was posted on Saturday, the 23rd of August, and delivered in due course of post; on Sunday, the 24th: Held, Sufficient service, and not within the statute 28 Charles III, cap. 7. Colville and

Lewis. Lut. 1. p. 380. B. & A. p. 608.

Production of the stamped deplicate notice of objection by the objector, and not "by the party who posted such notice," is sufficient proof; and that, as the whole faith and oredit is attached to the stamp of the post-master; the production of the duplicate may be either by the objector; or by an agent who posted the notice. Coming and Poms. Lut. 1. p. FSI. B. & A. p. 229;

# Schedule A. COUNTY FORMS.

.No. 1.

NOTICE TO BE GIVEN BY THE OVERSEERS.

We hereby give Notice, That all persons entitled to vote in the Election of a Knight or Knights of the Shire for the County for for the Riding, &c. ] of in respect of any property situate wholly or in part within this Parish [or Township], who are not upon the Register of Voters now in force, or who, being upon the Register, shall not retain the same Qualification, or continue in the same Place of Abode as described in such Register, and who are desirous to have their Names inserted in the Register of Voters about to be made for the said County [or Riding, &c.], are hereby required to give or send to us or any of us, on or before the Twentieth day of July in this Year, a Notice in writing by them signed, in which their Name and Surname at full length, their Place of Abode, and the Particulars of their Qualification, must be legibly written, according to the Form hereunder set forth. Any person who is upon the present Register may also make his Claim, if he thinks fit; but it is not necessary that he should do so if he has the same Qualification and Place of Abode now described in the Register. Dated this Day of June in the year

(Signed)

A.B. Overseers of the Parish [or Township] of

## No. 2.

### . FORM . OF NOTICE OF CLAIM TO BE GIVEN TO OVERSEERS,

To the Overseers of the Parish of [or Township of .]

I hereby give you Notice, That I claim to be inserted in the List of Voters, for the County of [or for the Riding, Parts, or Division of the County of as the case may be], and that the particulars of my place of abode and qualification are stated in the columns below. Dated the ... day of ... in the year (Signed) G. H.

Christian Name and Surmame of the Claimant at full Length.	Place of Abode.	Nature of Qualification.	and Number of where the Projor Name of the known by any, occupying To Qualification ocharge, then the Owners of the which such Re	[or Township], House (if any) perty is situated the Property, if or Name of the mant; or if the consist of a Hent to Names of the Property out of that is issuing, or , and the Situa-
<del>.</del>				

Overseers of the said Parish [or Township.]

PARM OF A LIST OF CLAIMANTS, AND MODE OF DESCRIBING THE PLACE OF ABODE AND QUALIFICATION.	to wit. for Riding.) The List of Persons claiming to be entitled to vote in the Election of a Knight	ion of the County of   or Knightts of the Shire for the County of   or for the Riding.	of the	Property situate in whole or in part within the Parish of [or Township, as the case may be].	
PORM OF A LIST OF CL.	County of to wit, for R.	Parts or Division of the Cour	as the case may be.	Property situate in whole or in	

Property situate in whole	Property situate in whole or in part with: in a ation of	for township, as the case mad of	· Can firm
Christian Name and Surname of each Voter at full Length.	Place of Abode,	Nature of Qualification.	Street, Lane, or other like Place in this parish (or Yonnship,) and Number of House (if any), where the Property, as situate, or Name of the Property, and the Name of the Tenant; or if the Qualification consist of a Rent-brage, then the Names of the Owners of the Property out of which such Rent is issuing, or some of them, and the Situation of the Property.
Abbis, Rev. George Alcock, William Bailey, GeorgeThomas Bald, Samuel Carterl, Thomas Carter, James Green, Archibald	Wimbledon, Surrey 5, Fleet-street, London . Church-street, Hendon, Middlesex 4, Manchester-street, Maidston, Kent . 14, Ludgate-hill, London . 13, Orange Street, Chelsea . 10, Porter-street, Chelsea	Wimbledon, Surrey.  5, Fleet-street, London Church-street, Hendon, Middlesex Middlesex 4, Manchester-street, Maid- Stone, Kent Stone, Kent Lease of House for Sixty Stone, Kent Lease of Land for Twenty Lease of Land for Twenty Lease of Land for Twenty Stone, Kent Lease of Land for Twenty Lease of	Freehold benefice 9, Fleet-street.  Copyhold Close 9, Fleet-street.  Lease of House for Sixty Stars  Lease of Land for Twenty  Years  Lease of Land for Twenty  Years  Lease of Land for Twenty  Years  Lease of House, as Sub-  Lesse in Occupation  as Occupier  Occupier of Houses in successed, Water Street, and Land sion  21, Thomas Street.
Hobbs, Edward {	High-street, Hampstead, Middlesex	Freehold Rent-charge issuing out of Freehold House	40, Peter-street, James Thompson, Owner.

### No. 4.

### NOTICE OF OBJECTION TO BE GIVEN TO THE OVERSEERS.

To the Overseers of the Parish [or Township, as the case may be]

I hereby give you Notice, That I object to the Name of the Persor mentioned and described below being retained in the List of Voters for the County [or for the Riding, Parts, or

Division of the County ] of

Dated the

Day of

in the year

(Signed)

A. B. of [Place of Abode.]

Christian and Surname of the Voter objected to, as described in the List or Register.	Place of Abode as described.	Nature of Qualification, as described.	Street, Lane, or other like Place where the qualifying Property is situate, &c. as described in the List or Begister.

## No. 5.

NOTICE OF OBJECTION TO BE GIVEN TO PARTIES (NOT ON REGISTER)
OBJECTED TO BY ANY PERSON OTHER THAN OVERSEERS, AND TO
THE OCCUPYING TENANT OF THE QUALIFYING PROPERTY.

To Mr.

Of

[Here insert the
Name and Place of Abode of the Person objected to as described in
the List; and in the Case of Notice to the Tenant of the qualifying
Property insert his Name and Place of Abode as described in the List.]

Take Notice, That I object to your Name [in the Notice to the Tenant, instead of the words "your Name," insert the Name of the Person objected to] being retained in the [here insert the Name of the Parish] List of Voters for the County of [or for the Riding, &c.]

Dated this hundred and. Day of

One thousand eight

(Signed)

A.B. of [Place of Abode], on the Register of Voters for the Parish of

## No. 5a. [28 Victoria, cap. 36.]

NOTICE OF OBJECTION TO BE GIVEN TO PARTIES ALREADY ON REGISTER.  To Mr.  Name and Place of Abode of the Person objected to as described in the List; and in the Case of Notice to the Tenant of the qualifying Property insert his Name and Place of Abode as described in the List.  Take Notice, that I object to your Name [in the Notice to the Tenant, instead of the Words "your Name," insert the Name of the Person objected to being retained in the [here insert the Name of the Person objected to be received to be read to the Register, or on the 2nd Column, or the Srd Column, and the objection relates to the Nature of your Interest [in the Notice to the Tenant instead to the Nature of your Interest [in the Notice to the Tenant instead to the Nature of your Interest [in the Notice to the Tenant instead]							
the No	of the Words." your Interest," insert " the Interest of here insert the Name of the Person objected to, in the qualifying Property;						
or on the 4th C Dated this hundred and							
No. 6.  LIST OF PERSONS OBJECTED TO, TO BE PUBLISHED BY THE OVERSEHRS.  The following Persons have been objected to, as not being entitled to have their Names retained in the List of Voters for the County of for the Riding, Parts, or Division of the County of ].							
Christian Name and Surname of each Person objected to.	Place of Abode.	Nature of the supposed qualification.	Street, Lane, or other like Place is this Passis [or Tewnship], and Number of Heuse (if any), where the Property is stuate, or name of the Property, and the Name of the Tenant: or if the Qualification consist of a Rent-charge, then he Names of the Owners of the Property out of which such Rene is insuring, or some of them, and the Situation of the Pusperty.				
	(Signed	) A.B. C.D. E.F.	Overseers of the Parish of [or Township, as the case may be.]				

### No. 7.

FORM OF CLAIM TO VOTE AT SOME POLLING PLACE OTHER THAN THAT OF THE DISTRICT IN WHICH THE VOTER'S QUALIFICATION IS SITUATE.

> 18 (Residing in the County.)

County of

Parish [or Township] of

A.B., whose Name appears in the List of Voters of the above Parish [or Township], claim to vote at in the said County, the Polling Place in the District wherein my Place of Abode as stated in the said List, is situate.

(Signed) A.B. [Place of Abode]

## No. 8.

18

(Residing out of the County.)

County of

Division, to wit. Parish [or Township] of

I, A.B., whose Name appears in the List of Voters for the above Parish [or Township], and whose Place of Abode, as stated in the said List, is not within the said County, claim to vote at the Polling place in the said County.

(Signed) A.B. [Place of Abode.]

## No. 8a. [28 Victoria, cap. 36.]

### FORM OF DECLARATION BY VOTER AS TO HIS PLACE OF ABODE.

I, A.B. of [Place of Abode], on the List of Voters for the Parish [or Township] of in the County [or Riding or Division of the County ] of do solemnly and sincerely declare, That I possessed on the last Day of July now last past the same Qualification in respect of which my Name has been inserted in such List, and that my true Place of Abode is now

> (Signed) A.B. [Place of Abode.]

Made and subscribed before me [ C.D. [ Signature of Justice. &c. Day | [Statement of his Quality as Justice the of in the ] &c.] Year

x 3

## Schedule B.

### CITY AND BOROUGH FORMS.

## No. 1.

#### NOTICE TO BE GIVEN BY THE OVERSEERS.

City [or Borough] We hereby give Notice, That no Person will be of in the County of to wit. Yoters for this City [or Borough], now about to be made, in respect of the Occupation of Premises of the clear yearly value of ten pounds, whether situate wholly or in part within this Parish [or Township], unless he shall pay, on or before the twentieth day of July, all the Poor's Rates and Assessed Taxes which have become due from him in respect of such premises previously to the 5th of January last past; and all persons who omit to make such payments will be incapable of being upon the next Register of Voters for City or Borough. Dated this day of June in the year One thousand eight hundred

(Signed)

A.B. C.D. Overseers of the Parish E.F. [or Township] of

## No. 2...

The List of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of in respect of Property occupied within the Parish [or Township] of by virtue of an Act: passed in the Second Year of the Reign of King William the Fourth, initialed "An Act to amend the Representation of the People "in England and Wales."

Christian Name and Surname of each, Votes at full Length,	Place of Abode.	Nature of Qualification.	Street, Lane, or other like Place, in this Parish (or Township,) and Number of House (if any), where the Property is situate.
)			
i	;	v .	1
1		· ·	n
I			L 1

(Signed).

A.B.
C.D.
E.F.

Overseers of the Parish
[or Township] of

## No. 3.

The List of all Persons (not being Freemen) entitled to vote in the Election of a Member [or Members] for the City [or Borough] of in respect of any Rights other than those conferred by an Act passed in the Second Year of the Reign of King William the Fourth, intituled "An Act to amend the Representation of the People in Eng"land and Wales."

Christian Name and Surname of each Voter at full Length.	Place of Abode.	Nature of Qualification.	Street, Lane, or other place in this Parish where the Property is situate, and Number of the House (if any). [When the Right of Fettaguidepends on Property.]

(Signed)

A.B. C.D. E.F. Overseers of the Parish of [or Township] within the City [or Borough] of

## No. 4.

LIST OF FREEMEN TO BE PUBLISHED BY THE TOWN CLERK.

The List of Freemen of the City [or Borough] of [or of being a Place sharing in the Election with the City [or Borough] of entitled to vote in the Election of a Member [or Mambers] for the said City [or Borough].

Christian Name and Surname of each Freeman at full length.	Place of his Abode.	
,		
-		

No. 5.

### NOTICE OF CLAIM.

## To the Overseers of the Parish [or Township] of

I hereby give you Notice, That I claim to have my Name inserted in the List made by you of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of Particulars of my Qualification and Place of Abode are stated in the Columns below. Dated the Day of One thousand eight hundred

Christian Name and Surname of the Claimant at full Length.	Place of Abode.	Nature of Qualification.	Street, Lane, or other Place in the Parish (or Township) where the Property is situate, and Number of the House (if ny). [When the Right depends on Property.]
		,	
			(Signed) I D

(pignea)

## No. 6.

## LIST OF CLAIMANTS, TO BE PUBLISHED BY THE OVERSEERS.

The following Persons claim to have their Names inserted in the List of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of

Christian Name and Surname of each Claimant at full length.	Place of Abode.	Nature of Qualification.	Street, Lane, or other Place in this Parish where the pro- perty is situate, and Number of the House (if any). [When the Right depends on Pro- perty.]
		(0' 1)	1.7

(Signed) Overseers of, &c.

## No. 7.

LIST OF CLAIMANTS TO BE PUBLISHED BY THE TOWN CLERK.

The following Persons claim to have their Names inserted in the List of the Freemen of the City [or Borough] of [or of ], being a Place sharing in the Election with the City [or Borough] of entitled to vote in the Election of a Member [or Members] for the said City [or Borough].

Gristian Name and Surname of each. Person, as in the Claim.	Place of his Abode.
	-

## Nov. 8.

#### NOTICE OF OBJECTION.

To the Overseers of the Parish [or Township] of [or to the Town Clerk of the City [or Borough] of or otherwise, as the case may be.

I hereby give you Notice, That I object to the Name of being retained in the List of Persons entitled to vote in the Election of a Member [or Members] for the City [or Borough] of Dated this Day of

(Signed) A.B.

A.B. {of [Place of Abode], on the List of Voters for the Parish of

Note-If more than one List of Voters, the Notice of Objection should specify the List to which the Objection refers; and if the List contains two or more Persons of the same Name, the Notice should distinguish the Person intended to be objected to.

### No. 9.

FORM OF NOTICE OF OBJECTION TO BE GIVEN TO PARTIES OBJECTED TO.

To Mr.

I hereby give you Notice, That I object to your Name being retained on the List of Persons entitled to vote in the Election of Members [or a Member] for the City [or Borough] of . Dated this

(Signed) A.B. of [Place of Abode], on the List of Voters for the Parish of

### No. 10.

## LIST OF PERSONS OBJECTED TO, TO BE PUBLISHED BY THE OVERSEERS.

The following Persons have been Objected to as not being entitled to have their Names retained in the List of Persons qualified to vote in the Election of a Member [or Members] for the City [or Borough] of

Christian Name and Surname of each Person objected to.	Place of Abode.	Nature of the supposed Qualification.	Street, Lane, or other Place in the Parish where the Pro- perty is situate, and Number of the House (if any). [When the Right depends on Pro- perty.]
		(Signed)	A.B. C.D. C.E.F.

## No. 11.

THE LIST OF PERSONS OBJECTED TO, TO BE PUBLISHED BY THE TOWN CLERKS.

The following Persons have been Objected to as not being entitled to have their Names retained on the List of the Freemen of the City [or Borough] of [or of being a place sharing in the Election with the City [or Borough] of ], entitled to vote in the Election of a Member [or Members] for the said City [or Borough].

Place of his Abode.

(Signed) A.B. Town Clerk of the said City [or Borough, or Place].

# "THE PARLIAMENTARY ELECTIONS (RETURNING OFFICERS) ACT, 1875."

(38th and 39th Victorize, cap. 84.)

An Act to regulate the Expenses and to control the Charges of Returning
Officers at Parliamentary Elections.

[18th August, 1875.]

WHEREAS it is expedient to amend the law relating to the expenses and charges of returning officers at parliamentary elections:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

### Construction of Act.

1. The Ballot Act, 1872, as modified by this Act shall be construed as one Act.

This Act shall apply only to parliamentary elections.

## Payments to Returning Officers.

II. The returning officer at an election shall be entitled to his reasonable charges, not exceeding the sums mentioned in the first schedule to this Act, in respect of services and expenses of the several kinds mentioned in the said schedule, which have been properly rendered or incurred by him for the purposes of the election.

The amount of such charges shall be paid by the candidates at the election in equal several shares, or where there is only one candidate, by such candidate. If a candidate is nominated without his consent, the persons by whom his nomination is subscribed shall be jointly and severally liable for the share of the charges for which he would be liable if he were nominated with his consent.

A returning officer shall not be entitled to payment for any other services or expenses, or at any greater rates than as in the said schedule mentioned, any law or usage to the contrary notwithstanding.

## Returning Officer may require deposit or security.

III. The returning officer, if he think fit, may as herein-after provided, require security to be given for the charges which may become payable under the provisions of this Act in respect of any election.

The total amount of the security which may be required in respect of all the candidates at an election shall not in any case exceed the sums prescribed in the third schedule of this Act.

Where security is required by the returning officer it shall be apportioned and given as follows; viz.,

(1.) At the end of the two hours appointed for the election the returning officer shall forthwith declare the number of the candidates who then stand nominated, and shall, if there be more candidates nominated than there are vacancies to be filled up, apportion equally among them the total amount of the required security: (2.)Within one hour after the end of the two hours aforesaid, security shall be given, by or in respect of each candidate then standing nominated, for the amount so apportioned to him:

(8.)If in the case of any candidate security is not given or tendered as herein mentioned, he shall be deemed to be withdrawn within the provisions of the Ballot Act, 1872;

(4.) A tender of security in respect of a candidate may be made by

any person:

.(5,) Security may be given by deposit of any legal tender or of notes of any bank being commonly current in the county or borough for which the election is held, or, with the consent of the returning officer, in any other manner:

(6.) The balance (if any) of a deposit beyond the amount to which the returning officer is entitled in respect of any candidate shall be repaid to the person or persons by whom the deposit

was made.

#### The Accounts of a Returning Officer may be Taxed.

IV. Within twenty-one days after the day on which the return is made of the persons elected at the election, the returning officer shall transmit to every candidate or other person from whom he claims payment either out of any deposit or otherwise of any charges in respect of the election, or to the agent for election expenses of any such candidate, a detailed account showing the amounts of all the charges claimed by the returning officer in respect of the election, and the share thereof which he claims from the person to whom the account is transmitted. He shall annex to the account a notice of the place where the vouchers relating to the account may the aseen, and he shall at all reasonable times and without charge allow the person from whom payment is claimed, nor many agent of such person, to inspect and take copies of the vouchers.

The returning officer shall not be entitled to any charges which are

not duly included in his account.

If the person from whom payment is claimed objects to any part of the claim, he may, at any time within fourteen days from the time when the account is transmitted to him, apply to the court as defined in this section for a taxation of the account, and the court shall have jurisdiction to tax the account in such manner and at such time and place as the court thinks fit, and finally to determine the amount payable to the returning officer and to give and enforce judgment for the same as if such judgment were a judgment in an action in such court, and with or without costs at the discretion of the court.

The gourt for the purposes of this Act shall be in the city of London the Lord Mayor's Court, and elsewhere in England the County Court, and in Ireland the Civil Bill Court, having jurisdiction at the place of

nomination for the election to which the proceedings relate.

The court may depute any of its powers or duties under this Act to

the registrar or other principal officer of the court.

Nothing in this section shall apply to the charge of the returning officer for publication of accounts of election expenses.

#### Claims against a Returning Officer.

V. Every person having any claim against a returning officer for work, labour, materials, services, or expenses in respect of any contract made with him by or on behalf of the returning officer for the purposes of an election, except for publication of accounts of election expenses, shall, within fourteen days after the day on which the return is made of the person or persons elected at the election, transmit to the returning officer the detailed particulars of such claim in writing, and the returning officer shall not be liable in respect of anything which is not duly stated in such particulars.

Where application is made for taxation of the accounts of a returning officer, he may apply to the court as defined in this Act to examine any claim transmitted to him by any person in pursuance of this section, and the court after notice given to such person, and after hearing him, and any evidence tendered by him, may allow or disallow, or reduce the claim objected to, with or without costs, and the determination of the court shall be final for all purposes, and as against all persons.

#### Use of Bullot boxes, &c. provided for municipal elections.

VI. In any case to which the fourteenth section of the Ballot Act, 1872, is applicable, it shall be the duty of the returning officer, so far as is practicable, to make use of ballot boxes, fittings, and compartments provided for municipal or school board elections, and the court, upon taxation of his accounts, shall have regard to the provisions of this section.

## Notices to be given by Returning Officers.

VII. There shall be added to every notice of election to be published under the provisions of the Ballot Act, 1872, the notification contained in the second schedule to this Act with respect to claims against returning officers.

#### Saving of the Universities.

VIII. Nothing in this Act shall apply to an election for any university or combination of universities.

#### Commencement and duration of Act.

IX. This Act shall come into operation on the first day of October one thousand eight hundred and seventy-five, and continue in force until the thirty-first day of December one thousand eight hundred and eighty, and no longer, unless Parliament shall otherwise determine.

#### Short Title.

X. This Act may be cited for all purposes as "The Parliamentary Elections (Returning Officers) Act, 1875."

# Not to apply to Scotland.

XI. This Act shall not apply to Scotland.

# SCHEDULES.

#### FIRST SCHEDULE.

#### CHARGES OF RETURNING OFFICERS.

The following are the maximum charges to be made by the returning officer, but the charges are in no case to exceed the sums actually and mecessarily paid or payable.

PART I .-- COUNTIES AND DISTRICT OR CONTRIBUTORY BOROUGHS.

This part of this Schedule applies to an election for a country or for either of the boroughs of Aulesbury, Unicklade, Monmouth, East Retford, Stroud, and New Shoreham, or for any berough or burgh consisting of a sombination of separate beroughs, burghs, or towns.

For preparing and supplying the nomination papers For travelling to and from the place of nomination, or for declaring the poll at a contested election, per mile. For hire or necessary fitting up of rooms or buildings for polling, or damage or expenses by or for use of such rooms or buildings. For constructing a polling station, with its fittings and compartments, in England. And in Ireland the sum or sums payable under the provisions of the 18th and 14th Vict. chap. 68, and 35th and 36th Vict. chap. 33. In Ireland the returning officer shall use a court house where one is available as a polling station, and his maximum charge for using and fitting the same shall in no case exceed three pounds three shillings. For each ballot box required to be purchased For the use of each ballot box, when hired For stationery at each polling station -For printing and providing ballot papers, per thousand. For each stamping instrument For copies of the register or each presiding officer

or one clerk at each polling station where not more

than 500 voters are assigned to such station.

For preparing and publishing the notice of election

The necessary expenses, not exceeding at any one polling station the charge constructing and fitting a pol-

2 2

1 1 0

0

ling station.

0 5 0 10 1 10

0 10 Q The sums payable by statute for the necessary oppies.

1 1 0

For an additional clerk at a polling station for every number of 500 voters, or fraction thereof beyond the first 500 assigned to such polling station.

For every person employed in counting votes, not exceeding six such persons where the number of registered electors does not exceed \$,000, and one for every additional 2,000 electors.

For making the return to the clerk of the Crown-For the preparation and publication of notices (other than the notice of election).

For conveyance of ballot bexes from the polling stations to the place where the ballot papers are to be counted, per mile.

For professional and other assistance in and about the conduct of the election.

For travelling expenses of presiding officers and clerks, per mile.

For services and expenses in relation to receiving and publishing accounts of election expenses, in respect of each candidate.

For all other expenses

£. s. d. 1 1 0

1 1 0

1 1 0
Not exceeding for the whole of such notices £.20, and £.1 for every additional 1,000 electors above 3,000.

In a contested election not exceeding £.25, and an additional £.3 for every 1.000 registered electors or fraction thereof above 3.000 and up to 10,000, and £2 for every 1,000 or fraction thereof above 10.000. In an uncontested election. one fifth of the above sums.

0 1 0

0 0 0

In a contested election, not exceeding £.10, and an additional £.1 for every 1,000 electors or fraction thereof above 1,000. In an uncontested election, nil.

Norz.—Travelling expenses are not to be allowed in the case of any person unless for distances exceeding two miles from the place at which he resides.

# PART II.—BOROUGHS. This Part of the Schedule applies to all boroughs not included in Part I. of this Schedule.

	£ s. d.
For preparing and publishing the notice of election	2 2 0
For preparing and supplying the nomination papers	1 1 1 0
For hire or necessary fitting up of rooms or	The necessary expen-
buildings for polling, or damage or expenses by	ses, not exceeding
or for use of such rooms or buildings.	at any one polling
or tor and or back rooms or banames.	station the charge
	for constructing
	and fitting a pol-
	ling station.
In England, for constructing a polling station, with	7 7 0
its fittings and compartments, not exceeding two	, , , ,
in number.	
For each compartment required to be constructed,	110
when more than two be used.	1 1 0
	0
For the use of each compartment hired, when more	0 5 0
than two are used.	
And in Ireland, in lieu of the charges payable	
in respect of the foregoing last three ser-	
vices, the sum or sums payable under the	
provisions of 13th and 14th Victoria, chap.	
68, and 35th and 36th Victoria, chap. 38.	
For each ballot box required to be purchased -	1 1 0
For the use of each ballot box when hired -	0 5 0
For stationery at each polling station -	0 10 0
For printing and providing ballot papers, per	1 10 0
thousand	i
For each stamping instrument	0 10 0
For copies of the register	The sums payable by
	statute for the ne-
	cessary copies.
For each presiding officer	8 8 0
For one clerk at each polling station where not	1 1 0
more than 500 voters are assigned to such station.	
For an additional clerk at a polling station for	1 1 0
every number of 500 voters, or fraction thereof	
beyond the first 500 assigned to such station.	
For every person employed in counting votes, not	1 1 0
exceeding six such persons where the number	
of registered electors does not exceed 8,000, and	
one for every additional 2,000 electors.	
For making the return to the clerk of the Crown -	1 1 0
For the preparation and publication of notices	Not exceeding for the
(other than the notice of election.)	whole of such noti-
	ces £.10, and £.1
	for every addi-
•	tional 1,000 elec-
	tors above 1,000.

For professional and other assistance in and about the conduct of the election.

£. s. d. In a contested election, not exceeding £.20, an additional £.2 for every 1,000 registered electors or fraction thereof above 1,000 and up to 10,000, and £.1 additional for every 1,000 or fraction thereof above -10.000. In an uncontested election one fifth of the above sum.

For services and expenses in relation to receiving and publishing accounts of election expenses in respect of each candidate.

For all other expenses

Not exceeding £.10, and an additional £.1 for every 1,000 electors above the first 1,000.

1 1 0

#### NOTE TO PARTS I. AND II. OF SCHEDULE I.

The above sums are the aggregate charges, the amount of which is to be apportioned among the several candidates or other persons liable for the same.

#### SECOND SCHEDULE.

# 1. Notification to be added to the Notice of Election.

Take notice, that by the Parliamentary Elections (Returning Officers) Act, 1876, it is provided that every person having any claim against a returning officer for work, labour, materials, services, or expenses in respect of any contract made with him by or on behalf of the returning officer, for the purposes of an election (except for publications of account of election expenses), shall, within fourteen days after the day on which the return is made of the person or persons elected at the election, transmit to the returning officer the detailed particulars of such claim in writing, and the returning officer shall not be liable in respect of anything which is not duly stated in such particulars.

THIRD SCHEDULE.

MAXIMUM Amount of SECURITY which may be required by a RETURNING OFFICER.

	County or District of Contributory Borough.	Borough.
	£	£
Where the registered electors do not exceed 1,000	150	100
Where the registered electors exceed 1,000 but do not exceed 2,000	200	150
Where the registered electors exceed 2,000 but do not exceed 4,000	275	200
Where the registered electors exceed 4,000 but do not exceed 7,000	400	250
Where the registered electors exceed 7,000 but do not exceed 10,000	550	800
Where the registered electors exceed 10,000 but do not exceed 15,000	700	450
Where the registered electors exceed 15,000 but do not exceed 20,000	800	500
Where the registered electors exceed 20,000 but do not exceed 80,000	900	600
Where the registered electors exceed 30,000	1,000	70 <b>0</b>

If at the end of the two hours appointed for the election, not more candidates stand nominated than there are vacancies to be filled up, the maximum amount which may be required is one fifth of the maximum according to the above scale.

# "HOUSE OCCUPIERS DISQUALIFICATION REMOVAL, ACT, 1878."

#### (41st Victorise, cap. 3.)

An Act to relieve certain Occupiers of Dwelling-houses from being disqualified from the right of voting in the Election of Members to serve in Parliament by reason of their under-letting such Dwelling-houses for short terms.

[25th February, 1878.]

WHEREAS questions have arisen upon the occupation required by the third section of the Representation of the People Act, 1867:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act shall be cited for all purposes as "The House Occupiers Disqualification Removal Act, 1878."

II. From and after the passing of this Act every man shall be entitled to be registered and to vote under the provisions of the said section not-withstanding that during a part of the qualifying period not exceeding four months in the whole he shall by letting or otherwise have permitted the qualifying premises to be occupied as a furnished house by some other person.

"PARLIAMENTARY ELECTIONS (METROPOLIS), ACT 1878."

# (41st Victoria, cap. 4.)

An Act to extend the hours of Polling at Parliamentary Elections in the Metropolis. [25th February, 1878.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. At every election held after the passing of this Act to return a member or members to serve in Parliament for any of the boroughs named in the Schedule to this Act, the Poll, if taken, shall commence at eight o'clock in the forenoon and be kept open until eight o'clock in the afternoon of the same day.

II. This Act may be cited as "The Parliamentary Elections (Metro-polis) Act, 1878."

#### SCHEDULE.

London. Westminster. Chelsea. Finsbury. Greenwich. Hackney.
I.ambeth.
Marylebone.
Southwark.
Tower Hamlets.

# "HOUSE OCCUPIERS DISQUALIFICATION REMOVAL (SCOTLAND), ACT 1878."

#### (41st Vactories, cap. 5.)

An Act to relieve certain Occupiers of Dwelling-houses in Scotland from being disqualified from the right of voting in the Election of Members to serve in Parliament by reason of their under-letting such Dwellinghouses for short terms. [18th March, 1878.]

WHEREAS questions have arisen upon the occupation required by the third section of the Representation of the People (Scotland) Act, 1868:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act shall be cited for all purposes as " The House Occupiers

Disqualification Removal (Scotland) Act. 1878."

II. From and after the passing of this Act every man shall be entitled to be registered and to vote under the provisions of the said section not-withstanding that during a part of the qualifying period not exceeding four mouths in the whole he shall by letting or otherwise have permitted the qualifying premises to be occupied as a furnished house by some other person.

# "PARLIAMENTARY AND MUNICIPAL REGISTRATION ACT, 1878."

# (41st and 42nd Victoria, cap. 20.)

An Act to amend the Law relating to the Registration of Voters in Parliamentary Boroughs and the Enrolment of Burgesses in Municipal Boroughs, and relating to certain rights of voting and proceedings before and appeals from Revising Barristers. [22nd July, 1878.]

BE it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act may be cited as the Parliamentary and Municipal Registration Act, 1878.

The Acts referred to in this Act by short titles may be cited for all purposes by those titles respectively.

II. This Act shall not extend to Scotland or Ireland.

111. This Act shall come into operation on the first day of February, one thousand eight hundred and seventy-nine, which date is in this Act referred to as the commencement of this Act.

IV. In this Act-

By Act 43rd and 44th Viot. c. 6, the same provision is made respecting houses in counties.

The term "Reform Act, 1832," means the Act of the session of the second and third years of the reign of King William the Fourth, chapter forty-five, "to amend the representation of "the people in England and Wales:"

The term "Municipal Corporation Acts" means the Municipal

Corporation Act, 1885, and the Acts amending the same:

The term "Parliamentary Registration Act, 1843," means the Act of the session of the sixth and seventh years of the reign of Her present Majesty, chapter eighteen, "to amend the law for "the registration of persons entitled to vote, and to define "certain rights of voting and to regulate certain proceedings "in the election of members to serve in Parliament for "England and Wales."

The term "Parliamentary Registration Acts" means the Parliamentary Registration Act, 1843, and any enactment amending the same or otherwise relating to the registration of parliamen-

tary electors:

The term "Parliamentary borough" means any borough, city, county of a city, county of a town, place, or combination of places returning a member or members to serve in Parliament, and not being a county at large, or riding, part, or division of a county at large:

The term "municipal borough" means any place for the time

being subject to the Municipal Corporation Acts:

The term "parliamentary voter" means a person entitled to be registered as a voter and when registered to vote at the election of a member or members to serve in Parliament for a parliamentary borough:

The term "burgess" has the same meaning as in the Municipal

Corporation Acts:

The term "parish" means a place for which a separate poor rate is or can be made, or for which a separate overseer is or can be appointed.

Other terms used in this Act have the same meaning as in the

Parliamentary Registration Acts.

V. In and for the purposes of the Reform Act, 1832, and the Municipal Corporation Acts the terms "house, warehouse, counting"house, shop, or other building," shall include any part of a house where that part is separately occupied for the purpose of any trade, business, or profession; and any such part may for the purpose of describing the qualification be described as "office" "chambers," "studio," or by any like term applicable to the case.

In and for the purposes of the Representation of the People Act, 1867, the term "dwelling-house" shall include any part of a house where that part is separately occupied as a dwelling, and the term "lodgings" shall include any apartments or place of residence, whether

furnished or unfurnished, in a dwelling place.

For the purposes of any of the Acts referred to in this section, where an occupier is entitled to the sole and exclusive use of any part of a house, that part shall not be deemed to be occupied otherwise than separately by reason only that the occupier is entitled to the joint use of some other part.

The interpretation contained in this section of "dwelling house" shall be in substitution for the interpretation thereof contained in section sixty-one of the Representation of the People Act, 1867, but not so as to affect any of the other provisions of the said Act relating to rating.

VI. (1.) Lodgings occupied by a person in any year or two successive years shall not be deemed to be different lodgings by reason only that in that year or in either of those years he has occupied some other rooms or place in addition to his original lodgings.

(2.) For the purpose of qualifying a lodger to vote, the occupation in immediate succession of different lodgings of the requisite value in the same house shall have the same effect as continued occupation of

the same lodgings.

Where lodgings are jointly occupied by more than one lodger, and the clear yearly value of the lodgings if let unfurnished is of an amount which when divided by the number of the lodgers gives a sum of not less than ten pounds for each lodger, then each lodger, if otherwise qualified and subject to the conditions of the Representation of the People Act, 1867, shall be entitled to be registered, and when registered to vote as a lodger, provided that not more than two persons being such joint lodgers shall be entitled to be registered in respect of such joint lodgings.

In every parliamentary borough and in every municipal borough every period of qualification for parliamentary voters and burgesses respectively which is now computed by reference to the last day of July, shall, instead of being so computed, be computed by reference to the fifteenth day of July.

The term "period of qualification" in this section shall include any

period of occupation, residence, possession, receipt of rents and profits,

and non-receipt of parochial relief or other alms.

VIII. In every parliamentary borough and in every municipal borough the whole or part of the area whereof is co-extensive with or included in the area of a parliamentary borough, the forms in the schedule to this Act, or forms to the like effect, varied as circumstances require, shall be used for the purposes for which the same are applicable respectively, and shall for the purposes of the Parliamentary Registration Acts and this Act be deemed to be substituted for any corresponding forms in the schedules to the Parliamentary Registration Acts.

The said schedule and the notes thereto shall be construed and have

effect as if enacted in the body of this Act.

All precepts, instructions, proceedings, notices, and lists relating to the registration of parliamentary voters or enrolment of burgeseas shall be expressed in such manner and form as may be necessary to

carry the provisions of this act into effect.

IX. In every parliamentary borough and in every municipal borough the whole or part of the area whereof is co-extensive with or included in the area of a parliamentary borough, any notice or list which is by the Parliamentary Registration Acts or this Act directed o be published by overseers shall be published by them not only in he manner directed by those Acts, but also by being affixed and kept in some public and conspicuous position in or near every post office and telegraph office occupied by or on behalf of Her Majesty's Postmaster General, and in or near every public or municipal or parochial office within the parish to which the list relates.

All the provisions of those Acts with respect to the publication of notices or firsts shall apply to the publication to be made under

this section.

X. Where the whole or part of the area of a municipal borough is co-extensive with or included in the area of a parliamentary horough, section eleven of the Parliamentary Registration Act, 1843, and section twenty-eight of the Representation of the People Act, 1867, (which relate to the notices to be published and given with respect to rates and taxes in arrear,) shall, as amended by this Act, extend with the necessary modifications to the rates of which the payment is sequired as a condition of enrolment on the burgess roll, and all the provisions of those sections as so amended shall apply to the overseers of pavishes situate wholly or partly in a municipal borough accordingly.

Any notice required to be given under this section shall be deemed to be duly given if delivered to the occupier or left at his last or usual place of abode, or with some person on the premises in respect of which

the rate is payable.

In case no such person can be found, then the notice required to be given under this section or under section twenty-eight of the Representation of the People Act, 1867, shall be deemed to be duly given if affixed upon some conspicuous part of the premises.

Any overseer who with intent to keep an occupier off the list or register of voters for a parliamentary borough, or off the burgess lists or burgess roll of a municipal borough, shall wilfully withhold any notice required by this section to be given to such occupier, shall be deemed guilty of a breach of duty in the execution of this Act.

Section twenty-nine of the Representation of the People Act, 1867, shall extend and be applicable to every parish situate wholly or partly within a municipal borough whose burgess lists are revised

under this Act.

XI. Every registrar of births and deaths whose sub-district includes the whole or part of any parliamentary borough or any municipal borough the whole or part of the area whereof is coextensive with or included in the area of a parliamentary borough, shall transmit by post or otherwise to the overseers of every parish the whole or any part of which is included in the parliamentary borough or municipal borough and also in his sub-district, a return certified under his hand to be a true return of the names, ages, and residences of all male persons of full age dying within that parish or part, and also when and as required by those overseers of the names, ages, and residences of all women of full age dying within that parish or part.

The returns shall state the names of all such persons in full (where the names are known) and the dates of their deaths, and the names and residences of the persons by whom information of the deaths was

given to the registrar.

The returns shall be made four times a year; that is to say.

On or before the seventh day of April for the three months ending with the preceding thirty first day of March;

On or before the twenty-second day of July for the period beginning with the preceding first day of April and ending with the

fifteenth day of July.

On or before the fifteenth day of September, or at such other time before the completion of the revision of the lists of the parliamentary borough or municipal borough to the area of which the return relates as the barrister revising the same shall appoint in that behalf for the period beginning with the preceding sixteenth day of July, and ending with the time when such return is made, or as near thereto as practicable;

And on or before the seventh day of January for the period beginning with the preceding fifteenth day of September or from the time for which the last preceding return was made,

and ending with the thirty-first day of December:

The registrar making any such return shall be entitled to fees at the rate specified in the twenty-eighth section of the Births and Deaths Registration Act, 1874, in respect of the returns therein mentioned, and such fees shall be paid by the overseers as part of the expenses of carrying into effect the provisions of this Act with respect to the lists of parliamentary voters and burgess lists.

The overseers shall omit from any list made by them the name of any person who appears from such returns to be dead, and shall allow any person who is registered as a parliamentary voter of the parliamentary borough or enrolled as a burgess of the municipal borough to which the returns relate to inspect any such returns in their

custody at all reasonable times free of charge.

XII. The overseers of every parish situate wholly or partly either in a parliamentary borough or in a municipal borough the whole or part of the area whereof is co-extensive with or included in the area of a parliamentary borough, shall ascertain from the relieving officer acting for that parish the names of all persons who are disqualified for being inserted in the lists of parliamentary voters or burgess lists for that parish by reason of having received parochial relief, and the relieving officer, upon application from the overseers, shall produce to them at such place, within the parish, and at such time as is required by them, the books in his possession containing the names of those persons.

XIII. In every parish situate wholly or partly either in a parliamentary borough or in a municipal borough the whole or part of the area whereof is co-extensive with or included in the area of a parliamentary borough, the books containing the poor rates made for the parish within the previous two years shall at all reasonable times be open, free of charge, to the inspection of any person who is registered as a parliamentary voter for the parliamentary borough, or enrolled as a burgess of the municipal borough, and any such voter or burgess may make any copy thereof or take any extract therefrom.

XIV. Whereas by section nineteen of the Poor Rate Assessment

and Collection Act, 1869, the overseers in making out the poor rate are required in every case, whether the rate is collected from the owner or occupier, or the owner is liable to the payment of the rate instead of the occupier, to enter in the occupier's column of the rate book the name of the occupier of every rateable hereditament, and it is thereby declared that every such occupier shall be deemed to be duly rated for any qualification or franchise as therein mentioned; and whereas doubts have been entertained as to the application of this enactment, and it is expedient to remove them: Be it therefore enacted that the recited enactment shall not be deemed to apply exclusively to cases where an agreement has been made under section three of the same Act, or where an order has been made under section four of the same Act, but shall be of general application.

Where the whole or part of the area of a municipal borough is co-extensive with or included in the area of a parliamentary borough, the lists of parliamentary voters and the burgess list shall so far as practicable

be made out and revised together.

In every such case the overseers of every parish situate wholly or partly either in the parliamentary borough or in the municipal borough shall, on or before the last day of July in every year make out a list of all persons entitled under any right conferred by the Reform Act, 1832, or by section three of the Representation of the People Act, 1867, to be registered as voters for the parliamentary borough in respect of the occupation of property situate wholly or partly within that parish, or entitled to be enrolled as burgesses of the municipal borough in respect of the occupation of any property so situate.

With respect to every list so made out the following provisions shall

have effect:

(1.) The lists shall be in substitution for the lists of persons so entitled, which are required to be made out under the Parliamentary Registration Acts and the Municipal Corporation Acts:

(2.) Where the parish is situate wholly or partly both in the parliamentary borough and in the municipal borough, the list for the parish shall be made out in three divisions:

Division One shall comprise the names of the persons entitled both to be registered as parliamentary voters under a right conferred as aforesaid and to be enrolled as burgesses;

Division Two shall comprise the names of the persons entitled to be registered as parliamentary voters under a right conferred

as aforesaid, but not to be enrolled as burgesses;

Division Three shall comprise the names of the persons entitled to be enrolled as burgesses, but not to be registered as parliamentary voters under a right conferred as aforesaid:

(3.) Each list shall state the surname and other name or names of every person whose name is inserted therein, his place of abode, the nature of his qualification, and the situation and description of the property in respect of which he is entitled:

(4.) Each list shall be signed and otherwise dealt with in manner directed by the Parliamentary Registration Acts with respect to the alphabetical lists mentioned in section thirteen of the

Parliamentary Registration Act, 1843:

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(5.) Where no part of the parish is situate within the municipal borough, the list for the parish shall be deemed to be a list of voters for the parliamentary borough:

(6.) Where no part of the parish is situate within the parliamentary borough, the list for the parish shall be deemed to be a burgess

list for the municipal borough:

(7.) Where the list is made out in divisione, Divisions One and Two shall be deemed to be lists of voters for the parliamentary borough, and Divisions One and Three shall be deemed to be

burgess list for the municipal borough:

(8.) The lists, and if the lists are made out in divisions, each division thereof, shall, if and so far as the local authority from time to time direct, according to convenience for use, be framed in parts for polling districts or wards; and where the polling districts and wards are not conterminous, in such manner that the parts may be conveniently compiled or put together to serve either as lists for polling districts or as ward lists.

XVI. In the case of any parliamentary borough in which any persons are entitled to be registered as freemen, or under any right other than a right conferred by the Reform Act, 1832, or the third section of the Representation of the People Act, 1867, the registration of such persons shall be carried out in the manner directed by the Parliamentary Registra-

tion Acts, as modified by this Act.

XVII. In the case of a parliamentary borough which includes in whole or in part more municipal boroughs than one, each such municipal borough shall, for the purposes of this Act, be dealt with separately and as if each were the only municipal borough included in whole or in part in such parliamentary borough, and if any parish is partly in one and partly in another or others of such municipal boroughs, so much thereof as is in any one of such municipal boroughs shall, for the purposes of this Act, be dealt with as a separate parish.

The town clerk of each such municipal borough shall, so far as regards the area of such municipal borough, issue the precepts and perform the other duties to be performed by the town clerk under and shall be the town clerk for the purposes of the Parliamentary Registration Acts and

this Act.

XVIII. The Municipal Corporation Acts shall not, as to anything prior to the completion of the revision of the burgess lists, apply to any burgess list made out under this Act, and instead thereof the Parliamentary Registration Acts, as modified by this Act, shall, up to the completion of the revision of the burgess lists, apply to every such burgess list, as if it were a list of parliamentary voters made out under those Acts, and as if the municipal borough to which such burgess lists relate were a parliamentary borough.

Provided as follows-

(1.) Nothing in this Act shall suthorise a person entered on a burgess list, not being also entered on a list of parliamentary voters, to make any objection in respect of a list of parliamentary voters, or authorise any person entered on a list of parliamentary voters, not being also entered on a burgess list, to make any objection in respect of a burgess list;

- (2.) The last day for revising a burgess list made out under this Act shall be the twelfth day of October; and
- (8.) The burgess lists when revised shall be copied for the burgess roll in manner directed by the Municipal Corporation Acts.
- XIX. Where the whole or part of the area of a municipal borough is co-extensive with or included in the area of a parliamentary borough, the separate lists of the persons entitled to be elected councillors or aldermen of the municipal borough, though not entitled to be on the burgess roll, shall be made out at the same time and in the same manner as the burgess lists, and all the provisions of this Act with respect to the burgess lists shall apply to those separate lists.
- XX. After the commencement of this Act assessors shall not be elected in any municipal borough which as regards the whole or part of its area is on-extensive with or included in the area of a parliamentary borough, and any assessors elected in any such municipal borough before the commencement of this Act shall cease to hold office upon the commencement of this Act.
- XXI. If and so far as the local authority so direct, the lists of parliamentary voters and registers of parliamentary voters in parliamentary boroughs, and the burgess lists and burgess rolls in municipal boroughs, and the lists of claimants and persons objected to in parliamentary boroughs and municipal boroughs respectively, or any of those documents, shall, so far as they relate to persons qualified in respect of the ownership or occupation of property (including persons qualified in respect of lodgings), be arranged in the same order in which the qualifying premises appear in the rate book for the parish in which those premises are situate, or as nearly thereto as will cause those lists, registers, and rolls to record the qualifying premises in successive order in the street or other place in which they are situate, subject in the case of a municipal borough divided into wards to the division of the burgess roll into ward lists. The local authority in this Act means as regards a parliamentary borough, the authority having power to divide the parliamentary borough into polling districts, and as regards a municipal borough the council of the municipal borough.

XXII. Where a person is entered in respect of lodgings on the register of voters for the time being in force, and desires to be entered on the next register in respect of the same lodgings, he may claim to be so entered by sending notice of his claim to the overseers of the parish in which his lodgings are situate on or before the twenty-fifth day of July.

The overseers shall on or before the last day of July make out a list of all persons so claiming, and if they have reasonable cause to believe that any person whose name is entered on the list is not entitled to be registered or is dead, shall add in the margin of the list opposite his name the words "objected to" or "dead," as the case may be.

The lists so made out shall be signed, published, and otherwise dealt with in the same manner as the alphabetical lists mentioned in section thirteen of the Parliamentary Registration Act, 1848, and shall for the purposes of the Parliamentary Registration Acts be deemed to be lists of voters, and the provisions of the Parliamentary Registration Acts as to objections shall apply to such lists, and the persons against whose names

the overseers have so written the words "objected to" or "dead" shall be deemed to be duly objected to.

XXIII. In the case of a person claiming to vote as a lodger, the declaration annexed to his notice of claim shall, for the purposes of revision, be primâ facie evidence of his qualification.

XXIV. Any person who is entered on any list of voters for a parliamentary borough or any burgess list, subject to revision under this Act, for a municipal borough, and whose name or place of abode or the nature of whose qualification or the name or situation of whose qualifying property is not correctly stated in such list, or in respect of whom there is any other error or omission in the said list, may, whether he has received a notice of objection or not, if he thinks fit, make and subscribe a declaration in the form in that behalf in the schedule to this Act, or as near thereto as the circumstances will admit, before any justice of the peace or any commissioner or other person authorised to administer oaths in the Supreme Court of Judicature.

The declaration shall be duly dated and shall on or before the twelfth day of September be sent to the town clerk, who forthwith shall indorse on the declaration a memorandum signed or initialed by him, stating the date when he received it, and naming the declarant, and the list to which the declaration refers, and shall deliver all such declarations to the

revising barrister at his first court.

If the declaration is sent as aforesaid in due time (of which the said indorsement shall be primâ facie proof), the revising barrister shall receive the declaration as evidence of the facts declared to, and that without proof of the signature of the declarant, or of the justice, commissioner, or person before whom the declaration purports to have been subscribed, unless he has good reason to doubt the genuineness of any signature thereto.

The declarations shall be open free of charge to public inspection at the office of the said town clerk, at any time between the hours of ten of the clock in the forenoon and four of the clock in the afternoon of any day except Sunday, before the fifteenth day of September, and he shall deliver copies thereof on application and payment of the price of four-

pence per folio of seventy-two words.

XXV. If any person falsely or fraudulently signs any such declaration as last aforesaid, or any declaration either as claimant or witness in respect of a claim to vote as a lodger in the name of any other person, whether that person is living or dead, or in a fictitious name, or sends as genuine any false or falsified declaration knowing the same to be false or falsified, or knowingly and wilfully makes any false statement of fact in any declaration of the nature aforesaid, he shall be guilty of a misdemeanor and punishable by fine or by imprisonment for a term not exceeding one year, and the revising barrister shall have power to impound the declaration.

XXVI. The notice required by the seventeenth and twentieth sections of the Parliamentary Registration Act, 1849, to be given to persons objected to in boroughs for the purposes of the revision of the lists of voters for a parliamentary borough and the burgess lists for a municipal borough whose burgess lists are revised under this Act, shall state specifically the ground or grounds of objection, and sections seven and

eight of the County Voters Registration Act, 1865, shall extend to such objections.

XXVII. For the purposes of the revision of the lists of voters for a parliamentary borough, and the burgess lists for a municipal borough whose burgess lists are revised under this Act-

(1.) An objection may be withdrawn by a notice to that effect in writing, signed by the objector, and given to the person objected to, and to the town clerk not less than seven days before the day which shall be appointed for the holding of the first court of revision of the list to which the objection relates:

(2.) Any objection by a qualified objector may, after his death, be revived by any other person qualified to have made the objection originally by a notice to that effect in writing signed by him, and given to the person objected to and to the town clerk at or before the time of the revision of the entry to which the

objection relates:

A person reviving an objection shall be deemed to have made the objection originally, and he shall be responsible in - respect thereof, and the proceedings thereon shall be continued

accordingly:

(3.) Where objection is made otherwise than by an overseer to any person whose name appears on a list of woters or burgesses and the name is retained on the list, the revising barrister shall, unless he is of opinion that the objection was reasonably made either because of a defect or error in the entry to which the objection relates, or because of a difficulty in verifying or identifying the particulars comprised in such entry, or unless the objection is duly withdrawn, or unless for some other special reason he otherwise determines, order costs not exceeding forty shillings to be paid by the objector to the person objected to.

A revising barrister shall, with respect to the lists of voters for a parliamentary borough and the burgess lists for a municipal borough which he is appointed to revise, perform the duties and have the powers following:

(1.) He shaft correct any mistake which is proved to him to have been made in any list:

(2.) He may correct any mistake which is proved to him to have been

made in any claim or notice of objection:

(8.) He shall expunge the name of every person, whether objected to or not, whose qualification as stated in any list is insufficient in law to entitle such person to be included therein:

(4.) He shall expange the name of every person who, whether objected to or not, is proved to the revising barrister to be dead:

(5.) Where an entry in any list and an entry in a return made to the overseers of deaths appear to relate to the same person, the revising barrister shall inquire whether such entries relate to the same person, and on proof being made to him that the entries relate to the same person shall supunge the entry in the list therefrom:

- (6.) The revising barrister shall expunge the name of every person, whether objected to or not, whose name or place of abode, or the nature of whose qualification, or the name or situation of whose qualifying property if the qualification is in respect of property, or any other particulars respecting whom by law required to be stated in the list, is or are either wholly omitted or in the judgment of the revising barrister insufficiently described for the purpose of being identified, unless the matter or matters so omitted or insufficiently described be supplied to the satisfaction of the revising barrister before he shall have completed the revision of the list in which the omission or insufficient description occurs, and in case such matter or matters shall be so supplied, he shall then and there insert the same in such list:
- (7.) He shall expunge the name of every person, whether objected to or not, where it is proved to the revising barrister that such person was, on the last day of July then next preceding, incapacitated by any law or statute from voting at an election for the parliamentary borough or an election for the municipal borough, as the case may be, to which the list relates:
- (8.) Before expunging from a list the name of any person not objected to, the revising barrister shall cause such notice, if any, as shall appear to him necessary or proper under the circumstances of the proposal to expunge the name, to be given to or left at the usual or last known place of abode of such person:
- (9.) Subject as herein and otherwise by law provided, the revising barrister shall retain the name of every person not objected to, and also of every person objected to, unless the objector appears by himself or by some person on his behalf in support of his objection:
- (10.) If the objector so appears the revising barrister shall require him, unless he is an overseer, to prove that he gave the notice or notices of objection required by law to be given by him, and to give primá facie proof of the ground of objection, and for that purpose may himself examine and allow the objector to examine the overseers or any other person on oath touching the alleged ground of objection, and unless such proof is given to his satisfaction shall, subject as herein and otherwise by law provided, retain the name of the person objected to:

An objection made under this Act by everseers shall be deemed to cast upon the person objected to the burden of proving his right to be on the list:

The prima facie proof shall be deemed to be given by the objector if it is shown to the satisfaction of the revising barrister by evidence, repute, or otherwise that there is reasonable ground for believing that the objection is well founded, and that by reason of the person objected to not being present for examination, or for some other reason, the objector

is prevented from discovering or proving the truth respecting

the entry objected to:

(11.) If such proof is given by the objector as herein prescribed, or if the objection is by overseers, then unless the person objected to appears by himself or by some person on his behalf, and proves that he was entitled on the last day of July then next preceding to have his name inserted in the list in respect of the qualification described in such list, the revising barrister shall expunge the name of the person objected to:

- (12.) Where the matter stated in a list or claim, or proved to the revising barrister in relation to any alleged right to be on any list, is in the judgment of the revising barrister insufficient in law to constitute a qualification of the nature or description stated or claimed, but sufficient in law to constitute a qualification of some other nature or description, the revising barrister, if the name is entered in a list for which such true qualification in law is appropriate, shall correct such entry by inserting such qualification accordingly, and in any other case shall insert the name with such qualification in the appropriate list, and shall expunge it from the other list, if any, in which it is entered:
- (13.) Except as herein provided, and whether any person is objected to or not, no evidence shall be given of any other qualification than that which is described in the list or claim, as the case may be, nor shall the revising barrister be at liberty to change the description of the qualification as it appears in the list except for the purpose of more clearly and accurately defining the same:
- (14.) Where the name of any person appears to be entered more than once as a parliamentary voter on the lists of voters for the same parliamentary borough, or more than once as a burgess on the burgess lists for the same municipal borough, the revising barrister shall inquire whether such entries relate to the same person, and on proof being made to him that such entries relate to the same person shall retain one of the entries for voting, and place against the other or others a note to the effect that the person is not entitled to vote in respect of the qualification therein contained for the parliamentary borough or for the municipal borough, as the case may be, he being on the list for voting in respect of another qualification:

Any such person may, by notice in writing delivered to the revising barrister at the opening of his first revision court, select the entry to be retained for voting, and in making such selection may select one entry to be retained for voting for the parliamentary borough, and another entry to be retained for voting as a burgess for the municipal borough, but if he does not make any selection the entry to be so retained shall be selected by the revising barrister, except in the case of freemen, in which case the entry to be retained by the revising barrister for voting shall be that on the freemen's list:

If any question on appeal, or otherwise, arise as to the

validity of the qualification for which the parliamentary voter or burgess is on the list for voting, recourse may be had for supporting the right of the voter or burgess to be on the parliamentary register or burgess roll for voting to any other qualification of such person appearing on the register or burgess roll:

Provided always, that in the case of a musicipal borough divided into wards a vote given in or the right to vote in one ward shall not be supported by a qualification appearing on

the burgess roll for some other ward:

(15.) Where a list is made out in divisions the revising harrister shall place the name of any person in the division in which it should appear according to the result of the ravision, regard being had to the title of the person to be on the list both as a parliamentary voter and as a burgess, or only in one of those capacities, and shall expunge the name from the other division (if any) in which it appears.

This section shall, as regards every parliamentary borough and every municipal borough whose burgess lists are revised under this Act, take effect instead of section forty of the Parliamentary Begistration Act, 1843.

XXIX. The provisions of the fifty-first section of the Parliamentary Registration Act, 1848, relating to the power of the revising barrister to fine overseers for neglect of duty, shall extend to every wilful refusal, neglect, or breach of duty on the part of overseers in the execution of this Act.

XXX. Where the whole or part of the area of a manicipal borough is co-extensive with or included in the area of a parliamentary borough, the expenses properly incurred by the town clerk (including in his expenses the matters mentioned in section thirty-one of the Representation of the People Act, 1867), and the expenses properly incurred by the overseers in carrying into effect the provisions of this Act with respect to the lists of parliamentary voters and burgess lists, and all moneys received in respect of any of those lists, or in respect of any fine imposed by the revising barrister on the revision of the lists, shall be respectively paid and applied as follows:

(1.) If the area of the parliamentary borough and the area of the municipal borough are co-extensive, one half of the expenses shall be defrayed in the manner provided by the Parliamentary Registration Acts as expenses incurred thereunder, and the other half shall be defrayed out of the borough fund, and one half of the moneys received as aforesaid shall be applied in the manner directed in those Acts, and the other half shall be paid to the borough fund:

(2.) In all other cases the expenses and receipts in respect of the area common to the parliamentary borough and to a municipal borough shall, as to one half thereof, be defrayed and applied as expenses and receipts under the Parliamentary Registration Acts, and shall as to the other half thereof be defrayed out of and paid to the borough fund of such municipal borough:

And the expenses and receipts in respect of an area exclusively parliamentary shall be defrayed and applied as expenses and receipts under the Parliamentary Registration Acts:

And the expenses and receipts of an area exclusively municipal shall be defrayed out of and paid to the borough fund of

the municipal borough comprising such area:

Any expenses and receipts incurred or arising in respect of more than one such area shall be apportioned between the several areas in respect of which they are incurred or arise, in the proportion as nearly as may be in which the same are incurred and arise in respect of the several areas, regard being had to the number of parliamentary voters or burgesses in each area, or any other circumstances occasioning the expenses or giving rise to the receipts:

The revising barrister shall, as part of the business of the revision, determine, if necessary, in respect of what area or areas any expenses or receipts are incurred or arise, and how

much thereof is attributable to each area.

The remuneration of the revising tarrister shall be paid as heretofore under the Parliamentary Registration Acts: Provided always, that in the case of a municipal borough whose burgess lists are revised under this Act, there shall be paid out of the borough fund to the revising barrister, by way of additional remuneration in respect of his additional work on account of the municipal revision for such municipal borough, a remuneration at the rate mentioned in the third section of the Municipal Corporation Act, 1859.

XXXI. The lists, if made out in divisions under this Act, shall when revised be delivered to the town clerk to whom in respect of the area to which the lists relate revised parliamentary lists ought to be delivered.

The revising barrister shall as part of the business of the revision, at the request of the town clerk of any municipal borough the whole or part of the area of which is co-extensive with or included in the area of a parliamentary borough, sign and deliver to him a duplicate of the whole or part of any revised list made out in divisions and relating to that municipal borough.

Every such duplicate shall be prepared by the town clerk at whose request it is so signed, and shall be kept by him for use for municipal

purposes.

XXXII. The register made up from revised lists under the Parliamentary Registration Acts and this Act of voters for any parliamentary borough shall come into operation on the first day of January next after the revision, and shall continue in operation for the year commencing with such first day of January.

XXXIII. The burgess roll made up from revised lists under this Act of burgesses for any municipal borough shall come into operation on the first day of November next after the revision, and shall continue in opera-

tion for the year commencing with such first day of November

XXXIV. For all the purposes of the Municipal Elections Act, 1875, relating to the qualification of candidates, or of persons signing or subscribing nomination papers, expressions referring to the burgess roll of the borough, or to the burgess roll or ward list for the time being in force in

the borough or ward, shall, for the purposes of any election to be held on or after the first day of November in any year, be deemed to refer to the new burgess roll or ward list to come into force on the first day of November in that year.

XXXV. Where burgess lists are revised under this Act, the provisions of the Parliamentary Registration Acts as to appeal from the decision of the revising barrister shall apply to a decision on the revision of the burgess lists, and the provisions of the said Acts as to the alteration or correction of the register in pursuance of any judgment or order of the court of appeal shall apply to the alteration or correction of the burgess roll made up from the burgess lists as if it were a register of parliamentary voters, except that the notice of the judgment or order shall be given to the town clerk having the custody of the burgess roll, and the alteration or correction shall be made and signed by him.

XXXVI. A revising barrister may by summons under his hand require any person to attend at the court and give evidence or produce documents for the purpose of the revision, and any person who after the tender to him of a reasonable amount for his expenses fails so to attend, or who fails to answer any question put to him by the revising barrister in pursuance of this section, or to produce any document which he is required in pursuance of this section to produce, shall be liable to pay such fine not exceeding five pounds as may be imposed by the revising barrister, and such fine may be recovered, and when recovered shall be applied in like manner as any other fine imposed by the revising barrister under the Parliamentary Registration Acts.

XXXVII. If any person feels aggrieved by a revising barrister neglecting or refusing to state any case, he may, within one month after such neglect or refusal, apply to the High Court of Justice upon affidavit of the facts for a rule calling on the revising barrister, and also on the person, if any, in whose favour the decision from which the applicant desires to appeal was given, to show cause why a rule should not be made directing the appeal to be entertained and the case to be stated, and thereupon the High Court, or any judge thereof in chambers, may make such rule to show cause, and make the same absolute, or discharge it with or without payment of costs as seems just, and the revising barrister on being served with any such rule absolute shall state the case accordingly, and the case shall be stated and the appeal entertained and heard, notwithstanding any limitations of time or place contained in the Parliamentary Registration Act. 1843.

XXXVIII. The cost of an appellant against a decision of a revising barrister may, if the appeal is successful, be ordered by the court hearing the appeal to be paid by the clerk of the peace or town clerk named as respondent in the said appeal, whether he shall or shall not appear before the said court in support of the decision.

For enabling an appellant to obtain such an order he may at or before the time of making his declaration of appeal under section forty two of the Parliamentary Registration Act, 1843, require the revising barrister to name the clerk of the peace for the county or the town clerk for the parliamentary borough or municipal borough, as the case may be, to which the appeal relates to be respondent in the appeal.

The revising barrister if so required shall, and in any case may, name

such clerk of the peace or town clerk, as the case may be, to be respondent in an appeal, either alone or in addition to any other person referred to in section forty-three of the Perliamentary Registration Act, 1848.

The expenses properly incurred by a clerk of the peace or town clerk as respondents, including any cost which he may be ordered to pay to the appellant in any such appeal, shall be allowed to him as part of the expenses incurred by him in respect of the revision of the list to which the appeal relates. The term "expenses" in this section shall include all matters mentioned in section thirty-one of the Representation of the People Act, 1867.

The costs of an appeal against a decision of a revising barrister shall be in the discretion of the court hearing the appeal, subject, except as aforesaid, to the proviso contained in section seventy of the Parliamentary

Registration Act, 1843.

XXXIX. The authority having power to make rules for regulating the practice and procedure in Her Majesty.'s High Court of Justice may from time to time make, and when made alter and annul, rules for regulating the practice and procedure in the courts of revising barristers for the purposes of the Parliamentary Registration Acts and of this Act.

All rules made under this section shall be laid before each House of Parliament within forty days next after the same are made, if Parliament is then sitting, and if not, within forty days after the beginning of the then next sitting of Parliament, and if an address is presented to Her Majesty by either of the said Houses within the next subsequent forty days on which the said House shall have sat praying that any such rule be annulled Her Majesty may by order in Council annul the same, and any rule so annulled shall thenceforth be of no effect, but without prejudice to the validity of any proceedings in the meantime taken thereunder.

All such rules shall while in force have effect as if enacted in this Act.

XL. The provisions of section one hundred and one of the Parliamentary Electors Registration Act, 1849, as to the service of notices shall apply to the service of notices under this Act

The term "notice" in the Parliamentary Registration Acts and this

Act shall include my document required to be sent or delivered.

XLI. Section thirteen of the Ballot Act, 1872, shall, with respect to any municipal election, apply to non-compliance with any of the provisions of, or mistake or error in the use of, any of the forms prescribed by the Municipal Elections Act, 1875.

XLII. Nothing in this Act shall affect any register of parliamentary voters or burgess roll in force at the commencement of this Act.

XLIII. Nothing in this Act shall affect the previsions contained in section seventy-eight of the Reform Act, 1882.

#### SCHEDULE.

#### FORM (A.)

FORM Of PRECEPT Of the TOWN CLERK OR Other OFFICER issuing the PRECEPT to the OVERSEERS Of any Parish situate wholly or partly in a Parliamentary Borough, or in a Municipal Borough the whole or part of the Area of which is co-extensive with or included in the Area of a Parliamentary Borough.

+ Parliamentary borough of the overseers of the poor of the parish of [or township of]

 Municipal borough of\* to wit.

In pursuance of the provisions of the Parliamentary and Municipal Registration Act, 1878, and the Acts therein referred to, I require your attention to the following:

#### Instructions.

On or before the Twentieth day of June you are to publish a notice [or notices], signed by you according to the form marked B. among the printed forms herewith sent.

The manner in which you are required to publish that notice is as follows; (that is to say,) you are to fix one of the printed copies (each copy being first signed by you), on or near the outside of the outer door or of the outer wall near the door of every church and public chapel in your parish [or township], including chapels which do not belong to the Established Church, and also in some public and conspicuous position on or near every post office or telegraph office occupied by or on behalf of Her Majesty's Postmaster General, and every public or municipal or parochial office in your parish [or township], or if there is no such church, chapel, or office, then in some public situation in your parish [or township], and it must remain there during a period including two Sundays at the least.

Where any poor rate was on the first day of June due from an occupier in respect of any premises capable of conferring the franchise for the said †Parliamentary \*or+ municipal\* borough, you are on or before the Twontieth day of June to give to that occupier a notice in the form marked C sent herewith, by delivering it to the occupier, or leaving it at his last or usual place of abode, or with some person on the premises in respect of which the rate is payable, and in case no such person can be found, then by affixing the notice upon some conspicuous part of such premises. You need not give this notice if the rate has been previously duly demanded by a demand note served in the like manner as the last mentioned notice.

On or before the Twenty-second day of July next you are to make out a list containing the name and place of abode of every person who has not paid on or before the Twentieth day of the same month all poor rates which have become due from him in respect of any premises within your

Omit part between crosses if no part of parish is in a Parliamentary borough.
 Omit part between asteriaks if no part of parish is in a municipal borough.

parish [or township] before the Fifth day of January last, and you are to keep that list to be perused by any person gratis at any time between 10 a.m. and 4 p.m. on any day, except Sunday, during the first fourteen

days after the said Twenty-second day of July. §

On or before the last day of July you are to make out a list of all persons tentitled under any right conferred by the Reform Act, 1832 (2 & 3 Will. 4. c. 45), or by section three of the Representation of the People Act, 1867, to be registered as Parliamentary voters to vote at the election of a menber [or members] to serve in Parliament for the Parliamentary borough of in respect of the occupation of property situate wholly or partly within your parish [or township], \*or+ entitled to be enrolled as burgesses of the municipal borough of in respect of the occupation of property situate wholly or partly within your parish [or township].\*

This list is to be made out in three divisions:

Division One is to comprise the names of the persons entitled both to be registered as Parliamentary voters under a right conferred as aforesaid, and to be enrolled as burgesses.

Division Two is to comprise the names of the persons entitled to be registered as Parliamentary voters under a right conferred as afore-

said, but not to be enrolled as burgesses.

Division Three is to comprise the names of the persons entitled to be enrolled as burgesses, but not to be registered as Parliamentary voters under a right conferred as aforesaid.\*

† On or before the last day of July you are also to make out a list of all persons who are entitled within your parish [or township] to be registered as Parliamentary voters to vote at the election of a member [or members] to serve in Parliament for the said Parliamentary borough in respect of any other right than a right conferred by the Reform Act, 1832, or by section three of the Representation of the People Act, 1867 (except as freemen or as lodgers).

On or before the last day of July you are also to make out a list of all persons who being on the register of voters now in force for the said Parliamentary borough in respect of residence in lodgings within your parish [or township] have duly claimed, on or before the Twenty-fifth day of July, to have their names inserted in the list of Parliamentary voters for the said borough in respect of residence in the same lodgings.

These lists are [or this list is] to be in the Form D. (or, as the case may

be, E. or F.) sent herewith.

\* On or before the last day of July you are also to make out a list (in the Form G. sent herewith) of all persons who are entitled, in respect of the occupation of property within your parish [or township], to be elected councillors or aldermen of the said municipal borough, but who are not entitled to be on the burgess roll thereof.\*

In making out each of these lists you will follow the directions of which

a copy is inclosed.

On or before the First day of August you are to sign and publish written or printed copies of these lists, in the same mauner as before mentioned with respect to the notice.

When a borough rate is levied as a separate rate, and not as part of the poor rate, the precept should be altered so as to contain a reference to the borough rate. You are to keep a copy of these lists signed by you, tend also a copy of the list of defaulters in payment of assessed taxes sent to you by the collector of taxes, to be open to public inspection at any time between the hours of ten o'clock in the forencon and four o'clock in the aftermeon of any day, except Sunday, during the first fourteen days after the publication of the said lists, and to deliver copies of any such list to any geneon on payment of a price for each copy after the rate contained in the table marked "Pazhiamentary Registration Act, 1843, Schedule (D.), No. L." sont herewith.

You are to make out lists according to the forms marked K. sent herewish, containing the names of every person who has given or caused to be given to you, or any one of you, on ar before the Twenty-fifth day of dragust, notice of his claim to have his name incerted in any list of weters, making separate lists of—

(1.) Persons claiming to be entered in the lists of Parliamentary voters otherwise than as freemen or lodgers; and

(2.) Persons claiming to be entered in the list of Parliamentary voters as lodgers who are not comprised in the above-mentioned list of lodger voters; and

(3.) Persons claiming to be entered in the burgers lists.\*

You are also to make out lists according to the forms marked L. sent herewith, containing the names of every person against whom a notice of objection has been given to you, or any of you, on or before the Twenty-fifth day of August, as not being entitled to have his name retained in any list for your parish [er township], giving in separate lists the objections made to—

(1.) Any person on the list of Perliamentary voters other than the above-mentioned list of lodger voters:

(2.) Any person on the above-mentioned list of lodger voters:

\*(3.) Any person on the burgess list.\*

On or before the Twenty-ninth day of August you are to deliver to me copies of the lists so respectively made out and signed by you as aforesaid.

On or before the First day of September you are to sign and publish each of the lists of claimants and persons objected to in the same manner

as before mentioned with respect to the notice.

You are to keep a copy of each of the lists of claims and persons objected to, signed by you, and these copies, and also the original notices of claims and of objections, are to be open to public inspection at any time between the hours of ten of the clock in the foremen and four of the clock in the afternoon of any day, except Sunday, during the first Fourteen days of September, and you are to deliver copies of each of these lists to any person on payment of a price for each copy after the rate contained in the table marked "Parliamentary Registration Act, 1843, "Schedule (D.), No. 4," and herewish.

If you find any such notice, list, or other document published by you as aforesaid to be destroyed, mutilated, effected, or removed, you are forth-

with to place another in its room to the same effect.

You are to attend at the court to be holden for the revision of the said lists, of the time of holding which notice will be given; and at the opening of the court you are there to deliver to the barrister before whem the same is holden the several lists made out and signed by you, and the original notices of claims and of objections given to you.

Herein if you fail you will be liable to the penalties in that case pro-

vided.

Dated the

day of

18 . (Signed) A.B:

Town Clerk of the Munoipal Borough

If the officer issuing precept is not the town clerk of a municipal borough, he should append to his signature his proper efficial: description.

#### FORM (B.)

# NOTICE to be Published by the Greenerse in a Parliamentary Borough.

Parliamentary Borough of

to wit.

We hereby give notice that no person will be entitled to have his name inserted in any list of Panliamentary

veters for the Parliamentary Bereugh of , new shout to be made in respect of the occupation of any property situate whelly are partly within this parish [or township], unless he pays on or before the Twentieth day of July all the poor rates which have become due from him in respect of those premises up to the Fifth day of January last past; or to have his name inserted in any such list under any right conferred by the Reform Act, 1832, in respect of the occupation of any property situate as afore-said, unless he pays on or before the Twentieth day of July all assessed taxes which have become due from him in respect of those premises up to the Fifth day of January last past; and all persons who omit to make such payments will be incapable of being upon the next register of Parliamentary voters for this borough in respect of those premises.

Dated the

day of June, 18

(Signed)

4.B. Oversears of the Parish [or township] C.D. of

NOTICE to be Published by the OVERSEERS in a MUNICIPAL BOROUGH.

Municipal borough of

to wit.

We hereby give notice that no person will be entitled to have his name inserted in any list of burgesses of the

municipal borough of , now about to be made in respect of the occupation of any property situate wholly or partly within this parish [or township], unless he pays on or before the Twentieth day of July all poor rates and borough rates (if any) which have become due from him in respect of those premises up to the Fifth day of January last past; and all persons who omit to make such payment will

be incapable of being upon the next burgess roll for this borough in respect of those premises.

Dated the

day of June, 18 .

(Signed) A.B. Overseers of the Parish [or C.D.] township] of

Note.—Where a parish is situate within both a Parliamentary borough and a municipal borough, both the above notices must be issued.

#### FORM (C.)

To A.B.

+ Parliamentary borough of +

\*Municipal borough of \*

Take notice that you will not be entitled to have your name inserted fin the list of Parliamentary voters for the Parliamentary borough of ort in the burgess list for the municipal borough of

\*now about to be made in respect of the premises in your occupation in [street or place], unless you pay on or before the Twentieth day of July next all the poor rates\* (including borough rate if any)\* due from you in respect of those premises up to the Fifth day of January last, amounting to £, and if you omit to make such payment you will be incapable of being on the next †register of Parliamentary voters for the said Parliamentary borough\* or † burgess roll for the said municipal borough.\*

Dated the

day of June, 18 .

(Signed)

E.F. Overseers,

G.H., Assistant Overseer.

Callegtor

I.K., Collector, of the Parish [or Township] of

# FORM (D.)

FORM of LISTS of PARLIAMENTARY VOTERS and BURGESSES for a PARISH wholly or partly situate both in a Parliamentary Borough and in a Municipal Borough.

#### No. 1.-LIST OF

†The persons entitled under any right conferred by the Reform Act, 1832, or by section three of the Representation of the People Act, 1867, to be registered as Parliamentary voters to vote at the election of a member [or members] to serve in Parliament for the Parliamentary borough of in respect of the occupation of property situate wholly or partly within this parish [or township].\* and the persons entitled to be enrolled as burgesses for the municipal borough of in respect of the occupation of property situate wholly or partly within this parish [or township].\*

Division One. Persons entitled both to be Registered as Parliamentary Voters under a right conferred as aforesaid, and to be Enrolled as Burgesses.

1.	2.	8.	4.
Names of Voters in full, Surname being First.	Place of Aboda.	Nature of Qualification.	Name and Situation of Qualifying Property.
Abraham, Samuel	4, Brick Street .	House (joint).	4, Brick Street.
Brown, Thomas.	4, Brick Street .	Shop	4, Brick Street.
Masters, Abel .	I, Brick Street .	House	1, Brick Street.
Smith, William .	WoodVills,Gains- borough.	Building .	2, Brick Street.

Division Two. Persons entitled to be Registered as Parliamentary Voters under a right conferred as aforesaid, but not to be Enrolled as Burgesses.

Names of Voters in full, Surnames being first.	Place of Abode.	Nature of Qualification.	Name and Situation of Qualifying Property.
Adams, John . Stubbs, Thomas.	24, Duke Street. 10, High Street.	House Shop	7, Brick Street.

Division Three. Persons entitled to be Enrolled as Burgessas, but not to be registered as Parliamentary Vaters under a right conferred as aforesaid.

Names of Voters in full, Surnames being first.	Surnames Place of Abode. Qualification		Name and Situation of Qualifying Property.
Gardener, Mary.	10, Brick Street .		10, Brick Street
Thompson, Henry	14, John Street .		8, Brick Street

(Signed). A.B. Overseers of the Parish [or C.D.] Township] of

#### No. 2.-LIST OF

The persons entitled to be registered as Parliamentary Voters to vote at the election of a member [or members] to serve in Parliament for the Parliamentary borough of a right conferred by the Reform Act, 1832, or by section 3 of the Representation of the People Act, 1867 (except as freemen or as lodgers).

Names of Voters in full, Surname being first.	Place of Abode.	Nature of Qualification.	Name and Situation of Qualifying Property (if any).
Smith, John .	15, Brick Street.	Inhabitant householder, paying scot and lot.	

(Signed) A.B.) Overseers of the Parish [or C.D.] Township] of

#### No. 8 .- LIST OF

The persons who being on the register of voters now in force for the Parliamentary borough of in respect of residence in lodgings within the parish [or township] of claim, in respect of residence in the same lodgings, to have their names inserted in the list of persons entitled to vote in the election of a member [or members] to serve in Parliament for the said borough.

Names of Claimants in full, Sur- name being first.	Description of Rooms occupied, & whether Furnished or not.	Street Lane, or other Place, and Number, if any, of House in which Lodgings are situate.	Amount of Rent paid.	Name and Address of Landlord or other Person to whom Rent is paid.	Objections by Overseers.
	•			-	

(Signed) A.B. Overseers of the Parish [or C.D. Township] of

#### FORM (E.)

FORM of LIST of Parliamentary Voters for a Parlish wholly or partly situate in a Parliamentary Borough, but not in a Municipal Borough.

This form is to be the same as Form D., omitting from List No. 1 the parts between asterisks, and omitting the words "Division One. Persons entitled, &c.." forming the heading of Division One, and omitting Divisions Two and Three.

#### FORM (F.)

FORM of LIST of Burgesses for a Parish wholly or partly situate in a MUNICIPAL BOROUGH, but not in a Parliamentary Borough.

This form is to be the same as Form D., No 1, omitting the parts between crosses, and omitting the words "Division One. Persons entitled, &c.," forming the heading of Division One, and omitting Divisions Two and Three.

### FORM (G.)

FORM of LIST of Occupiers in any Parish entitled to be elected Councillors or Aldermen of a Municipal Borough, though not entitled to be on the Burgess Roll of that Borough.

List of the persons who are entitled to be elected councillors or aldermen of the municipal borough of in respect of the occupation within the parish [or township] of of any property, but who are not entitled to be on the Burgess Roll of that borough.

1. Name of Persons in full, Surname being first.	2. Place of Abode.	8. Nature of Qualification.	4. Name and Situation of Qualifying Property.
•			·

(Signed) A.B. Overseers of the Parish [or C.D.] township] of

# Form (H.)

#### FORM OF NOTICE OF CLAIM.

#### No. 1.—Parliamentary (General).

To the overseers of the parish [or township] of I claim to have my name inserted in the list made by you of persons entitled to vote at the election of a member [or mambers] to serve in Parliament for the Parliamentary borough of in respect of the qualification named below.

Dated the

day of

18 .

Name of Claimant in full, Surname being first.	Place of Aboda.	Nature of Qualification.	Name and Situation of Qualifying Property.
	-		

(Signed) 4.B.

# No. 2.—Parliamentary (Lodgers).

To the overseers of the parish [or township] of

I claim to have my name inserted in the lists of persons entitled to vote at the election of a member [or members] to serve in Parliament for the Parliamentary borough of unalification named below.

Name of Claimant in full, Surname being first.	Description of Rooms occupied, and whether Furnished or not.	Street, Lane, or other Place and Number (if any of House in which Lodgings are situate.	Amount of Rent paid.	Name & Address of Landlord or other Person to whom Rent is paid.
Stevens, John William.	Two rooms, first floor, furnished.	51, Brick Street.	16s. a week	William John- son, High Street.

I hereby declare that I have during the twelve calendar months immediately preceding the Fifteenth day of July in this year occupied as sole tenant [or as joint tenant with above-mentioned lodgings, and that those lodgings are of a clear yearly

value, if let unfurnished, of ten [or twenty] pounds or upwards + and I hereby declare that I am on the register of Parliamentary voters for the said Parliamentary borough in respect of the same lodgings as above mentioned, and I desire to have my name inserted in the list of lodger voters published on or before the first day of August. + &

Dated the

day of

18

(Signed) A.B. (the Claimant).

I, the undersigned, hereby declare that I have witnessed the above signature of the above-named [here state name of claimant], at the date stated above, and that I believe the above claim to be correct.

Dated the

day of

(Signed) C.D., of

[state residence and calling of witness.]

Note.—If the claim is in respect of different rooms successively occupied as lodgings in the same house, the notice of claim must specify each room, or set of rooms, so occupied. If the claimant is on the register in respect of the same lodgings, and desires to have his name inserted in the list of lodger voters published on or before the First day of August, he must send in his claim on or before the Twenty-fifth day of July. In any other case he must send it in after the last day of July, and on or before the Twentyfifth day of August. If there are two joint lodgers, the yearly value of the lodgings must be twenty pounds or upwards.

#### No. S .- MUNICIPAL.

To the everseers of the parish [or township] of

I claim to have my name inserted in the list made by you of burgesses of the municipal borough of in respect of the qualification named below.

Dated the

day of

18

Name of Claimant in full, Surname being first.	Place of Abode.	Nature of Qualification.	Name and Situation of Qualifying Property.
• .	,		

(Signed)

A.B.

¿ Omit the words between crosses if not applicable.

# FORM (L)

# LORES OF MOLICE ON OBSECTION.

### No. I (PARLIAMENTARY).

Notice of Objection to be given to Overseers.

To the overseers of the parish [or township] of
I hereby give you notice that I object to the name of
being retained on the lists of persons entitled to vote at the election of
a member [or members] to serve in Parliament for the Parliamentary
becomes of

Dated the

day of

16 .

(Signed)

A.B. [place of abode]

on the List of Parliamentary votes for the parish of

### No. 2 (Parliamentary).

Notice of Omnomion to be given to Passon objected to. To Mr.

I hereby give you notice that I object to your name being retained an the list of persons entitled to vote at the election of members [or a member] to serve in Parliament for the Parliamentary borough of on the following grounds, viz.:—

1. e.g., that you have not occupied for twelve months to July 15th.

2. That 8.

Dated the

day of

18 .

(Signed) A.B., of [place of abode], on the List of Parliamentary voters for the parish

Note.—If there is more than one list of Parliamentary voters, the notice of objection in each of the above two cases, Nos. 1 and 2, should specify the list to which the objection refers, and if the list referred to is made out in divisions, the notice of objection should specify the division to which the objection refers; and if the list contains two or more persons of the same name, the notice should distinguish the person intended to be objected to.

# No. 8 (MUNICIPAL).

Notice of Objection to be given to Overseers.

To the overseers of the parish [or township] of I hereby give you notice that I object to the name of being retained on the list of burgesses of the municipal borough of

Dated the day of

18

(Signed) A.B., of [place of abode], on the List of Burgesses of the parish of

#### No. 4 (MUNICIPAL).

NOTICE of OBJECTION to be given to PERSON objected to.

To Mr.

I hereby give you notice that I object to your name being retained on the lists of burgesses of the municipal borough of on the following grounds, viz.:—

- 1. e.g., that you have not occupied for twelve months to July 15th.
- 2. That

Dated the

3.

day of

18

(Signed) A.B., of [place of abode], on the List of Burgesses for the parish of

Note.—If there is more than one burgess list the notice of objection in each of the above two cases, Nos. 3 and 4, should specify the list to which the objection refers, and if the list is made eat in divisions, the notice of objection should specify the division to which the objection refers; and if the list contains two or more persons of the same name, the notice should distinguish the person intended to be objected to.

# Power (K.)

FORM of LIST of CLAIMANTS to be Published by the Overseers.

# No. L.—General List of Claimants (Parciamentary).

The following persons claim otherwise than as lodgers to have their names inserted in the list of persons entitled to vote at the election of a member [or members] to serve in Parliament for the Parliamentary borough of

Name of Claimant in full, Surname being first.	Place of Abode.	Nature of Qualification.	Name and Situation of Qualifying Property.
*			

(Signed) A.B.) Overseers of the Parish [or C.D.] Township] of

# No. 2 .- LIST of LODGER CLAIMANTS (PARLIAMENTARY).

The following persons claim as lodgers to have their names inserted in the list of persons entitled to vote at the election of a member [or members] to serve in Parliament for the Parliamentary borough of

Description of Rooms occupied. and whether Fur- nished or not.	Amount of Rent paid.	Name and Address of Land- lord or other Person to whom Rent is paid.

(Signed) A.B.) Overseers of the Parish [or C.D.] Township] of

## No. 3 .- LIST of CLAIMANTS (MUNICIPAL).

The following persons claim to have their names inserted in the Burgess Roll for the municipal borough of

Place of Abode.	Nature of Qualification.	Name and Situation of Qualifying Property.
֡	Place of Abode.	

(Signed) A.B.) Overseers of the Parish [or C.D.] Township] of

# FORM (L.)

FORM of LIST of PERSONS Objected to, to be Published by the Overseers.

No. 1.-LIST of PERSONS objected to (PARLIAMENTARY).

The following persons have been objected to as not being entitled to have their names retained on the lists of persons entitled to vote at the

election of a member [or members] to serve in Parliament for the Parliamentary borough of

Name of Person objected to in full, Surname being first.	Place of Abode.	Nature of the Supposed Qualification.	Name and Situation of Qualifying Property.

(Signed) A.B. Overseers of the Parish [or C.D.] Township] of

# No. 2.-LIST of LODGERS objected to (PARLIAMENTARY).

The following persons have been objected to as not being entitled to have their names retained on the list of persons entitled to vote in respect of residence in lodgings at the election of a member [or members] to serve in Parliament for the Parliamentary borough of

Name of Person objected to in full, Surname being first.	Description of Rooms occupied, and whether Furnished or not.	Street, Lane, or other Place, and Number (if any) of House in which Lodgings are Situate.	Amount of Rent paid.	Name and Address of Land- lord or other Person to whom Rent is paid.
			;	<del>-</del> .

(Signed) A.B. Overseers of the Parish [or C.D.] Township] of

Note.—This form applies only to lodgers on the list of lodger claimants who claimed on or before the Twenty-fifth day of July, and were then on the register in respect of the same lodgings, and who are objected to. The list of such lodgers should form a separate list from that of other persons objected to.

BB

## No. 8.-LIST of PERSONS objected to (Monterat).

The following persons have been objected to as not being entitled to have their names retained on the Burgess Lists for the municipal borough of:

	Name of Person objected to in full, Surname being first.	Place of abode.	Nature of the supposed Qualification.	Name and Situation of Qualifying Property.
1		•		i i
			,  1	

(Signed) A.B. Overseers of the Parish [or C.D.] Township] of

## FORM (M.)

# DECLARATION for correcting misdescription in List.

I, of Ne. in the parish of in the Parliamentary borough of , and in the municipal borough of [as the case may be], do solemnly and sincerely declare as follows:—

Name as described in List.	Place of Abode as described in List.	Nature of Qualification as described in List.	Name and Situation of Qualifying Property.	
Brown, John	High Street .	Shop	2, Shire Lane .	

2. My correct name and place of abode, and the correct particulars respecting my qualification, are, and ought to be stated for the purposes of the Register about to be made up of voters for the Parliamentary borough of.

, and the Burgess Roll about to be made up of burgess Roll about to be made up of burgesses for the municipal borough of (as the case may be), as follows:—

Correct Name.	Correct place of Abode.	Correct Nature of Qualification.	Correct Name and Situation of Qualify- ing Property.
Brown, Joseph	lő, Righ Street .	Homes	84, Shire Lane.

Dated this

day of

18 .

(Signed)

Made and subscribed before me this υf

A.B.,

Justice of the Peace for

The person before whom the declaration is made should sills his official description.

### FORM (N.)

NOTICE OF WITHDRAWAL OF OBJECTION.

No. 1.-Notice to the Person objected to.

To Mr.

I hereby give you notice that I withdraw my objection to your name being retained on the list of § + so far as regards the ground of objection numbered in usy notice to you of such objection.+

Dated the

day of

18

(Signed) 1

No. 2.—Notice to the Town Clerk.

To the Town Clerk of

I hereby give you notice that I withdraw my objection to the name being retained on the list of § + se far as regards the ground of objection numbered in.

my notice to him of such objection.

Dated the

day of

18

(Signed)1

<sup>?</sup> The list should be referred to in the manner prescribed for the notice of objection. The notice should be signed in the manner prescribed for the notice of objection.

#### FORM (O.)

## Notice of Reviving an Objection.

No. 1 .- Notice to the Person objected to.

To Mr.

I hereby give you notice that I revive the objection which was made by , since deceased, to your name being retained on the list of §

+ so far as regards the ground of objection numbered the notice to you of such objection. in

Dated the

day of

18 .

(Signed)

No. 2.-Notice to the Town Clerk.

To the Town Clerk of

I hereby give you notice that I revive the objection which was made by , since deceased, to the name of being retained on the list of § + so far as regards the ground of objection numbered in

the notice to the person objected to of such objection.†

Dated the

day of

18 .

(Signed)

# Note (P.)

DIRECTIONS for the Guidance of OVERSEERS in making out the Lists.

The following directions should be observed by overseers in making out the lists of Parliamentary voters and burgesses, and also the lists of claimants and persons objected to as Parliamentary voters and burgesses.

(1.) The surname and other name or names of each person are to be

written at full length, the surname being placed first.

(2.) Each list, and where the list is made out in divisions each division of each list, should be made out in alphabetical order.

Note.—If the local authority has given any special directions as to the mode of making out the list the town clerk, or other officer issuing the precepts must modify direction (2) accordingly.

(3.) The place of abode should be entered with the name of the street, lane, or other locality, and the number in such street, lane, or other locality of such place of abode, where there is any such name or number, and should be entered in all cases in such a manner as will afford a full and sufficient address for a person entered if a letter is addressed to him by post.

(4.) The nature of the qualification should be entered as nearly as possible in the words of the statute conferring the franchise, for

instance :---



(a) The nature of the qualification of a person under the Reform Act, 1882 (2 & 3 Will. 4. c. 45), or under the Municipal Corporation Acts, should be stated thus: "house," or in the case of a joint occupation, "house (joint)," or "warehouse," "countinghouse," "shop," or "building," or in the manner provided by the Parliamentary and Municipal Registration Act, 1878, as the case may be:

(b) The nature of the qualification of a person under section 3 of the Representation of the People Act, 1867, should be stated

thus, "dwelling-house."

(f.) The name and situation of the qualifying property, if the qualification is in respect of property, should be entered with the name of the street, lane, or other locality, and the number in such street, lane, or other locality of such property, where there is any such name or number, and should be entered in all cases in such a manner as will afford full and

sufficient means of identifying such property.

(6.) Where several qualifications are pussessed by the same person, the particulars respecting each qualification should be stated in the list; and in the case of a list made out in divisions, where a person is entered in Division 1 in respect of one qualification for Parliamentary purposes, each such qualification should be distinguished in the list by a note to the effect that the qualification is for Parliamentary purposes only, or for municipal purposes only, as the case may be.

(7.) In making out the list of lodger claimants who claim on or before the Twenty-fifth day of July, and are then on the register in respect of the same lodgings, if you have reason to believe that any person whose name is entered on that list is dead, or is not entitled to vote, you should make a note to that effect in the last column of the

list, being the column headed "Objections by overseers."

(8.) You should omit from any list of Parliamentary voters or bungesses the name of any person who appears from the returns furnished by the registeer of birshs and deaths to be dead, and the name of any person who is accentained to be disqualified for heing inserted in the list by reason of having received parochial relief or other alms.

# Nozz (Q.)

# DEPECTIONS for Guidance in the formation of the PARLIAMSWIARZ REGISTER and BURGESS ROLL.

In copying and printing Divisions I and 2 for the Parliamentary Register, and Divisions I and 5 for the Burgess Roll, of any revised list made out in divisions under this Act, the two divisions in each set may, and, if and so far as the local authority under the Act shall so direct, shall be combined or kept separate, and be arranged according to convenience for use in parts for polling districts or wards, and where the polling districts and wards are not conforminous in such meaner that

the parts may be conveniently compiled or put together to serve either as lists for polling districts or as ward lists; and the names may, and, if and so far as the said local authority shall so direct, shall be distinguished by a number either alone, or in combination with a letter or other distinguishing mark according to the parts, and any arrangement may, and, if and so far as the said local authority shall so direct, shall be adopted according to convenience, so that one print or edition of Division 1 may be available for both sets.

Each entry for voting on the Parliamentary register of every Parliamentary borough, and on the burgess roll of every municipal borough whose burgess lists are revised under this Act, is to be distinguished by a number, either alone or in corobination with a letter or distinguishing

mark.

Any entry of a person not entitled to vote in respect of the qualification therein contained, he being on the list for voting in respect of another qualification, is to be denoted by an asterisk in the manner provided by section forty-seven of the Parliamentary Registration Act, 1848,

with respect to similar entries in the registers for counties.

The officer having the custody of any revised lists under this Act shall permit access thereto for the purpose of the same being copied for the Parliamentary register of the Parliamentary borough, and for the Burgess Roll of any municipal borough to which such revised lists relate.

# "PARLIAMENTARY ELECTIONS, RETURNING OFFICERS EXPENSES, (SCOTLAND) ACT, 1878."

(41st and 42nd Victoriæ, cap. 41.)

An Act to enable Returning Officers at Parliamentary Elections in Scalland to require Security for their Expenses; and otherwise to amend the Law of Scotland relating to such Expenses.

[8th August, 1878.]

WHEREAS it is expedient to amend the law relating to the expenses and charges of returning officers at parliamentary elections in Scotland, and otherwise to amend the law of Scotland relating to such expenses:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act may be cited for all purposes as the Parliamentary Elections, Returning Officers Expenses (Scotland) Act, 1878, and the Ballot Act, 1872, as modified by this Act, and this Act shall be construed as one Act.

II. This Act shall extend to Scotland only, and only to parliamentary elections.

III. The returning officer, if he think fit, may, as herein-after provided, require security to be given for the charges which may

become payable under the provisions of any Act of Parliament in

respect of any election.

The total amount of the security which may be required in respect of all the candidates at an election shall not in any case exceed the sums prescribed in the Schedule to this Act.

Where security is required by the returning officer it shall be

apportioned and given as follows; viz,

(1.) At the end of the two hours appointed for the election the returning officer shall forthwith declare the number of the candidates who then stand nominated and shall, if there be more candidates nominated than there are vacancies to be filled up, apportion equally among them the total amount of the required security:

(2.) Within one hour after the end of the two hours aforesaid, security shall be given, by or in respect of each candidate then standing nominated, for the amount so apportioned to

him:

(8.) If in the case of any candidate security is not given or tendered as herein mentioned, he shall be deemed to be withdrawn within the provisions of the Ballot Act, 1872;

(4.) A tender of security in respect of a candidate may be made by

any person:

(5.) Security may be given by deposit of any legal tender or of notes of any bank being commonly current in the county or burgh for which the election is held, or, with the consent of the returning officer, in any other manner:

(6.) The balance (if any) of a deposit beyond the amount to which the returning officer is entitled in respect of any candidate shall be repaid to the person or persons by whom

the deposit was made.

IV. In any case to which the fourteenth section of the Ballot Act, 1872, is applicable, it shall be the duty of the returning officer, so far as is practicable, to make use of ballot boxes, fittings, and compartments provided for municipal or school board elections, and the court, upon taxation of his accounts, shall have regard to the provisions of this section.

V. Nothing in this Act shall apply to an election for any university

or combination of universities.

VI. On and after the passing of this Act it shall come into operation, and shall continue in force until the thirty-first day of December, One thousand eight hundred and eighty, and no longer, unless Parliament shall otherwise determine.

#### SCHEDULE.

### MAXIMUM AMOUST of SHOURITY which may be required by a RESTURNING OFFICHE.

	County or Bistriet of contributory Burghs.	Burgh;
	4.	£.
Where the registered electors do not exceed 1,000	150	100
Where the registered electors exceed 1,000 but do not exceed 2,000.	200	150
Where the registered electors axceed 2,000 but do not exceed 4,000.	275	200
Where the registered electors exceed 4,000 but do not exceed 7,000.	400	250
Where the registered electors exceed 7,000 but do	550	800
not exceed 10,000.		420
Where the registered electors exceed 10,000 but do not exceed 15,000.	700	45,0
Where the registered electors exceed 15,000 but do not exceed 20,000.	800	500
Where the registered electors exceed 20,000 but do not exceed 30,000.	1900	600
Where the registered electors exceed 30,000 but do	1,000	700
not exceed 40,000.		7 000
Where the registered electors exceed 40,000 but do not exceed 50,000.	_	1,000
Where the registered electors exceed 50,000 but do not exceed 60,000.	- 1	f'30Ø
Where the registered eleptors exceed 60,000.	1	1,600

If at the end of the two hours appointed for the election, not more candidates stand nominated than there are vacancies to be filled up, the maximum amount which may be required is one fifth of the maximum according to the above scale.

# "ARRANMORE POLLING DISTRICT ACT, 1878." (41st & 42nd Victorise, cap. 75.)

An Act to amend the Law in respect to the Polling District of Arranmore (Ireland).

[16th August, 1878.]

WHEREAS by section eight of an Act passed in the twenty-fifth and twenty-sixth years of the reign of Her Majesty, chapter sixty-two,

intituled "An Act to amend the law relating to the duration of contested elections for counties in Ireland, and for establishing additional places for taking the poll thereat," power was given to the Lord Lieutenant of Ireland, by and with the advice of the Privy Council in Ireland, on petition from the justices of any county in Ireland in quarter sessions assembled praying that any polling district in such county might be altered, and that any barony or half barony, or any portion thereof respectively, might be annexed to any other polling district, to declare that any such polling district should be so altered, and that any barony or half barony, or any portion thereof respectively, should be annexed to any other polling district:

And whereas by the Ballot Act, 1872, the above mentioned enactment was repealed, and there is no power under the existing law to declare that any polling district in Ireland, or any portion thereof, shall be

annexed to any other polling district:

And whereas it is expedient that the polling district of Arranmore, in the parish of Templecrone, barony of Boylagh, and county of Donegal, Ireland, should be annexed to the adjacent polling district of Dungloe in the same parish, barony, and county:

Be it enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

1. This Act may be cited as the Arranmore Polling District Act, 1878.

II. The polling district of Arranmore, in the parish of Templecrone, barony of Boylagh, and county of Donegal, Ireland, shall, from and after the passing of this Act, be annexed to and form part of the polling district of Dungloe in the same parish, barony, and county.

# "PARLIAMENTARY ELECTIONS AND CORRUPT PRAC-TICES ACT, 1879."

(42nd & 43rd Victoriæ, cap. 75.)

An Act to amend and continue the Acts relating to Election Petitions, and to the Prevention of Corrupt Practices at Parliamentary Elections. [15th August, 1879.]

BE it enacted by the Queen's most Excellent, Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

I. This Act may be cited as the Parliamentary Elections and

Corrupt Practices Act, 1879.

II. The trial of every election petition and the hearing of an application for the withdrawal of an election petition shall be conducted before two judges instead of one, and the Parliamentary Elections Act, 1868, shall be construed as if for the purpose of hearing and determining the petition at the trial and of hearing and determining any application for the withdrawal of an election petition two judges were

mentioned, and additional judges shall, if necessary, he placed on the

rota accordingly.

Every certificate and every report sent to the Speaker.in pursuance of the said Act shall be under the hands of both judges, and if the judges differ as to whether the member whose return or election is complained of was duly returned or elected they shall certify that difference, and the member shall be deemed to be duly elected or returned; and if the judges determine that such member was not duly elected or returned, but differ as to the rest of the determination, they shall certify that difference, and the election shall be deemed to be void; and if the judges differ as to the subject of a report to the Speaker, they shall certify that difference and make no report on the subject on which they so differ.

Save as aforessid, any order, sot, application, or thing for the purposes of the said Act may continue to be made or sone by, to, or before one judge. The expenses incident to the sitting of two judges shall be defrayed as the expenses of one judge are payable under the previous

of the said Act.

III. This Act and the Acts mentioned in the schedule to this Acts so far as they are unrepealed, shall continue in force until the thirty-first day of December one thousand eight handred and eighty, and any enactments smending or affecting the enactments continued by this Act shall, in so far as they are temporary in their duration, be continued in like manner.

# SCHEDULE.

#### Acce REFERENCE TO.

Session and Chapter.	Title.
	PART I.
17 & 18 Vic. c. 102	The Corrupt Practices Prevention Act, 1854.
21 & 22 Vic. c. 87 -	An Act to continue and amend the Corrupt Practices Prevention Act, 1854.
26 & 27 Vio. c. 29 -	An Act to amend and continue the Law relating to Corrupt Practices at Elections of Members of Parliament.
:	PART II.
31 & 32 Vic. c. 125	The Parliamentary Elections Act, 1868.
32 & 33 Vic. c. 21 -	The Corrupt Practices Commission Expenses Act, 1869.
34 & 35 Vic. c. 61 -	The Election Commissioners Expenses Act, 1871.

# "PARLIAMENTARY ELECTIONS AND CORRUPT PRACTICES ACT, 1880."

(43rd Victoriæ, cap. 18.)

An Act to amend the Law relating to the Conveyence of Voters to the Poll, and to continue the Acts relating to the Prevention of Corrupt Practices at Parliamentary Elections and the Acts relating to Election Petitions.

[24th March, 1880.]

Whereas by section thirty-six of the Representation of the People Act, 1867, it is enacted that it shall not be lawful for any candidate or any one on his behalf at any election for a borough; except certain boroughs there is mentioned, to pay any money on account of the conveyance of any voter to the pell, either to the voter himself or to any other person, and that any such payment shall be deemed to be an illegal payment; and it is expedient to amend such enactment:

And whereas the Acts mentioned in the Schedule hereto expire on the thirty-first day of December one thousand eight hundred and eighty,

and it is expedient to continue the same:

Be it thereby enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

#### Short Title.

I. This Act may be cited as the Parliamentary Elections and Cor-

rupt Practices Act, 1880.

II. The thirty-sixth section of the Representation of the People Act, 1867, shall be repealed so far as concerns the conveyance of voters within any borough.

# Amendment of Law as to Parliamentary Elections in Scotland.

- Iff. In all elections whatever of a member or members to serve in Parliament for any county, division of a county, or for any city or barghs, or district of barghs, in Sociland, no inquiry shall be permitted at the time of polking as to the right of any person to vote, except only as follows; (that is to say,) that the presiding officer or clerk appointed by the returning officer to attend at a polling station shall, if required on behalf of any candidate, put to any voter at the time of his tendering his vote, and not afterwards, the following questions, or either of thems:
  - 1. Are you the same person whose name appears as A.B. on the register of weeks now in force for the county of division of the county of the city [or burgh] of , or for the district of burghs [as the case may be]?

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2. Have you already voted, either here or elsewhere, at this election for the county of division of the county of , or for the city [or burgh] of , or for the district of burghs [as the case may be]?

And if any person shall wilfully make a false answer to either of the questions aforesaid, he shall be deemed guilty of a crime and offence within the meaning of the Ballot Act, 1872.

### Continuance of Acts.

IV. This Act and the Acts mentioned in the Schedule to this Act, so far as they are unrepealed, shall continue in force until the thirty-first day of December one thousand eight hundred and eighty-one, and any enactments amending or affecting the enactments continued by this Act shall, in so far as they are temporary in their duration, be continued in like manner.

#### SCHEDULE.

#### ACTS REFERRED TO.

Session and Chapter,	Title.
17 & 18 Vic. c. 102	The Corrupt Practices Prevention Act, 1854.
21 & 22 Vic. c. 87.	An Act to continue and amend the Corrupt Prac- tices Prevention Act, 1854.
· 26 & 27 Vic. c. 29.	An Act to amend and continue the Law relating to Corrupt Practices at Elections of Members of Parliament.
31 & 32 Vic. c. 125.	The Parliamentary Elections Act, 1868.
32 & 33 Vic. c, 21.	The Corrupt Practices Commission Expenses Act, 1869.
34 & 35 Vic. c. 61.	The Election Commissioners Expenses Act, 1871.
42 & 43 Vic. c. 75.	The Parliamentary Elections and Corrupt Prac- tices Act, 1879.

T. Brettell & Co. Printers, 51, Rupert Street, Haymarket, W.



